

SAYS HOLDEN TOLD UNTRUTHS

Deputy Game Warden Morgan Answers Coquille Justice of Peace.

BANDON, Ore., Sept. 28.—Editor Times: In regards to article written by Justice Holden of Coquille and published in your paper. I wish to state most all was untrue. It is utterly untrue wherein Judge Holden says in his summing up it is quite evident the two spotted fawns were killed by some one at or near the cabin where the defendants lodged a night or so. Now there was no cabin at all. These defendants stopped in a tent and three out of five of them said they knew a fawn was in camp and one little boy in the party said he killed one of these fawns and these defendants had been there a matter of five days and not a night or so and fawns were freshly killed. It is also untrue wherein Justice Holden makes the statement and dwells on it in several paragraphs that he, Deputy Morgan, did not get half the fines, to-wit, \$125. Now, as to truth, the Deputy Morgan could not get half of that fine or any other fine as this ruling was made months before this case by the fish and game commission. It is also untrue wherein Justice Holden states that he, Morgan, when he could not see \$125.00 coming his way roared, etc., and got his boss Finley down into Coos. This is utterly untrue as Mr. Finley's coming was not made at my request. Justice Holden also says: "I don't think the grand jury will spend any more time on them than is necessary to throw it out of court." Now, the grand jury spent three days on this case alone. Now Justice Holden says those fawn fellows are libelling a conscientious court but Justice Holden, I ask you to disapprove any statement made by myself herein and I defy you to do it. To sum up there is no truth in Justice Holden's statement wherein he stated that he, Deputy Morgan was after the half of the fines as Morgan can prove he could not have gotten it if he wanted it. Also no truth about defendant being camped in a cabin as there was none to camp in. They had a tent. Defendants (several of them) said they knew the boy had brought one fawn into camp. This is utterly untrue wherein Justice Holden states I got my boss down into Coos. As a matter of fact, his coming, as was other officials, was known for six weeks prior to his being "gotten down by Morgan." Untrue about fawn as a boy said in open court that he had killed it. Three others saw sack and boy said he killed it. The Justice seems to dwell on the prefaced letters "S. D. G. W." in his article. The meaning is Southern District Game Warden which may clear up that to his readers. Respectfully,
F. M. MORGAN.

LIQUOR REGULATION

In view of the efforts of the city councils of Marshfield and North Bend to regulate the liquor traffic by limiting the number of saloons, the following editorial from the Portland Oregonian will be of interest here:

The six rules which Dr. Lyman Abbott's Outlook lays down for the regulation of the liquor traffic merit the consideration of thoughtful men. There are few who do not admit that this dangerous business is pretty badly managed at present, but hardly anybody has come forward with a practical plan for bettering its conditions. Dr. Abbott may possibly be the first who has proposed a scheme which is likely to be workable. His first principle is that alcoholic drinks should be treated as an extra-hazardous article of commerce to be sold, like gunpowder, under strict Government regulation. In the second place he would impose a tax on sales sufficient to pay a fair share of the burdens which drink heaps upon the community. By this we understand that Dr. Abbott would tax the business according to the amount sold, which is far preferable to an annual license fee. A tax on sales would tend to keep down the quantity disposed of. At any rate it would not directly encourage sales as a license does.

Under a license the more a bar-keeper sells the more money he makes. This would not always be the case if he were taxed on every glass separately, especially if the tax were as high as Dr. Abbott wishes. The third principle, that saloons ought to

FINLEY GIVES HIS VERSION

Oregon State Game Warden Replies to Statement by Justice Holden of Coquille on Bandon Case.

Editor Coos Bay Times: In your issue of September 16th I have noticed a long article from E. D. G. Holden, Justice of the Peace at Coquille. This is in regard to the killing of two fawns by a hunting party composed of Rev. H. C. Hartman, H. E. Boak, Sam Barrows, B. F. Klepfer and H. C. Schomaker. Mr. Holden has used some two columns and a half in an effort to explain why this hunting party was not found guilty of a violation of the game laws. Toward the end of this article he reaches one of his conclusions when in referring to me he says, "He is a plain, contemptible liar, and may God have mercy on his soul."

If this is correct that I am a liar and my soul is in danger, Mr. Holden can find certain prominent church members at Bandon who can completely outclass me and whose souls need a little careful attention. I do not care to argue matters but I hope you will print the following facts, and let your readers draw their own conclusions.

On August 4th, 1911, Mr. F. M. Morgan, deputy game warden, found a spotted fawn nicely dressed and tied up in a sack and also a fresh fawn hide at the side of the tent where these five hunters had been camped for several days. The hunters taken rather unaware by the game warden, admitted the killing of the fawn that was found in a sack. When pressed by the game warden as to who shot the fawn, Mr. Barrows stated that they had all taken a shot at it. Later the party blamed the deed to a sixteen-year-old boy, the nephew of Sam Barrows.

These facts remain undisputed. This party of five hunters had the fawn in possession. They admitted the killing of the fawn in presence of several witnesses. In Lord's Oregon Laws, Section 2281, the statute says that it is unlawful to hunt, pursue, take, kill, injure, destroy, or have in possession spotted fawn or young deer of the first year. Again in Lord's Oregon Laws, Section 2342, the statute says the proof of the possession of any of the wild animals, wild fowl or game birds, alive or dead, at any time when it is unlawful to take or kill the same, shall be prima facie evidence in any prosecution, etc.

These facts are clear and the law is clear. It will take a good many columns, in this or any other paper, for Justice of the Peace, Holden, or the hunters at Bandon, to explain away these facts and the decision in the Justice court.

WILLIAM L. FINLEY,
State Game Warden.

be fewer than they are, is obviously sound. The more there are of such places the viler they must be, since they must sink lower and lower in order to recoup their expenses under the stress of competition. Fourthly, the police supervision of saloons should be under state authority. This is the most dubious of his precepts, since it evidently impairs the home rule of cities.

In our opinion if a city has not the moral stamina to provide itself with an honest police force it ought to suffer the consequence and not be rescued by the state. Fifthly and sixthly, Dr. Abbott advocates local option exercised by leaseholders and taxpayers exclusively. This is in order to utilize the permanent sentiment of the community and shut out mere colonists and transients of all sorts. No doubt men of moderate opinions will ultimately unite upon some such plan as Dr. Abbott's for regulating the sale of liquor.

DELAY IS GRANTED.

McNamara's Attorney Given Time In Los Angeles.
(By Associated Press to Coos Bay Times.)

LOS ANGELES, Cal., Oct. 2.—John R. Harrington, one of the attorneys for the defense of the McNamara brothers, before the grand jury to testify of alleged attempts to influence witnesses, was postponed until next Monday.

A TURKISH BATH will do you GOOD. Phone 214-J.

If you have anything to sell, trade, rent or want help, try a want ad.

SEEK MAN TO CLAIM ESTATE

Willis Godnow Wanted to Claim Large Inheritance Left by New York Uncle.

Does anyone know anyone by the name of Willis Godnow or have any idea as to where he is?

If there is and he will communicate with George D. Pierce, of Canandaigua, N. Y., administrator of a large estate left by Godnow's uncle, he will have the everlasting thanks of the parties and possibly will otherwise be rewarded.

Marshal Carter has received the following letter asking for the information:

"Willis Godnow (possibly called by some William A. or Willie A. Godnow), formerly of North Rose, Wayne county, New York, disappeared more than seven years ago. He has a wife and son residing at the Town of Sodus, Wayne county, New York. If living he is about 49 years of age, and is wanted in connection with the distribution of his uncle's estate. Reward for information of whereabouts, if living, and of time and place of death, if dead. Said to have been in Rochester, New York, Buffalo, Pittsburg, East Chicago, Chicago and St. Louis. Said to have been a butcher, bartender, hotel clerk etc."

MYRTLE POINT POINTERS.

Upper Coquille Valley News as Told by The Enterprise.

These headquarters are this week again indebted to some of our readers for some excellent samples of fruit Postmaster H. B. Steward handed the editor some Bartlett pears, one of which measured 12 1/2 inches around the long way and 11 inches in circumference the other. B. Bartlett brought in samples of apples and a smaller variety of pears.

The Sophomores have organized and chosen the following officers: President, Dora Harrison; vice-president, Lena Schneider; secretary, Elsie Philpot. The Freshmen class have also perfected their organization with the following officers for this school year: President, David Lackieff; vice-president, Eva Lewellen; secretary, Audrey Bryant; treasurer, Roy Spires.

Wm. Slingsby and Allie Bartlett left Monday morning via Coos Bay for Gardiner, where they go to get a bunch of Alshire milk cows, which a party of progressive South Fork ranchers recently purchased on the outside. Mr. Slingsby is getting three head of the blooded animals. Bert Davenport, three, and B. Bartlett five. We understand these are the first Alshires to be brought to the Coquille valley. The Alshires are fine milkers.

RED PAINT.

I have painted towns and cities in the good old-fashioned way, and I tell you, William Henry, that acu painting doesn't pay. I am in the sere and yellow, and my life's not worth a darn; I am working as the butler of a fourth-rate liv'ry barn; I am everybody's servant, butt for everybody's jeer; even mules reach out and kick me when they see me standing near. I might own this blooming village—this is truth without a taint—if I only had the money I have blown for crimson paint. I might ride in chug-chug wagons, I might cut all kinds of dash, if those scarlet decorations could be realized in cash. To us poor old worn out codgers memories are running sores; we are running trifling errands, we are doing childish chores, taking kicks and jeers and curses for the pennies that they yield, just to keep our bones together till we land in Potter's Field, and our thoughts of youthful folly make us sick at heart and faint—we might live in peace and honor but for ventures in red paint!
WALT MASON.

Hasty MESSENGER SERVICE day or night PHONE 98-J.

IF your STOMACH is out of order. See DR. WINKLER.

Read the Times' Want Ads.

DEAFNESS CANNOT BE CURED

by local applications, as they cannot reach the diseased portion of the ear. There is only one way to cure deafness, and that is by constitutional remedies. Deafness is caused by an inflamed condition of the mucous lining of the Eustachian Tube. When this tube is inflamed you have a rumbling sound or imperfect hearing, and when it is entirely closed, deafness is the result, and unless the inflammation can be taken out and this tube restored to its normal condition, hearing will be destroyed forever; nine cases out of ten are caused by catarrh, which is nothing but an inflamed condition of the mucous surfaces. We will give one hundred dollars for any case of deafness (caused by catarrh) that cannot be cured by Hs.'s Catarrh Cure. Send for circulars, free.

J. J. CHENEY & CO., Toledo, O. Sold by Druggists. Take Hall's Family Pills for constipation.

ALL OVER COOS COUNTY

KEEP ROADS REPAIRED

Arrangements were made to have a man on the road from Coquille to Middle Fork all the time to keep the road in repair. Similar arrangements were made for the old Coos Bay wagon road.—Coquille Herald.

FINE HOWELL'S ASSAILANT

Wm. Howell plead guilty to assault or resisting arrest at this place last Friday and was fined \$25 by Police Judge Lawrence.—Coquille Herald.

BANDON SOCIAL NEWS.

Miss Minnie Williams, of Portland, who is a guest of Mrs. Neils Rasmussen, has been given a number of delightful luncheons the past week. Monday, Mrs. J. L. Kronenberg gave a sewing party to a number of Miss Williams' friends. Wednesday, Mrs. Catterlin and her mother, Mrs. Conrad, entertained Miss W. Williams. Friday, Mrs. Neils Rasmussen was hostess at a beautiful sweet pea luncheon. Those invited were Miss Williams, Mrs. Thos. White, Mrs. L. J. Cody, Mrs. A. Brown, Miss F. Fahy, Mrs. J. L. Kronenberg, Mrs. F. Catterlin, Mrs. Conrad, Mrs. Costello. Saturday, Mrs. Catterlin entertained Miss Williams, Mrs. Conrad, Mrs. Neils Rasmussen and Mrs. J. L. Kronenberg.—Bandon Record.

BANDON PIONEER DEAD.

A. D. Morse, Civil War Veteran Passes Away. The Bandon Recorder says: "A. D. Morse, one of the prominent pioneers of Coos county and a veteran of the civil war, died at his home in this city. The end came after a lingering illness which has lasted since early last winter. His case was a peculiar one, and during his long illness he suffered excruciating pain."

If you have a GOITRE. See DR. WINKLER.

CONDENSED STATEMENT

FIRST NATIONAL BANK

OF COOS BAY
At the Close of Business, September 1, 1911.

Resources.	
Loans and Discounts	\$209,719.62
Bonds and warrants	88,852.46
U. S. Bonds to secure circulation	25,000.00
Real estate, furniture and fixtures	81,472.94
Cash and sight exchange	160,031.90
Total resources	\$565,976.92
Liabilities.	
Capital stock	\$100,000.00
Surplus and undivided profits	6,886.26
Circulation	25,000.00
Deposits	433,190.66
Total liabilities	\$565,976.92

OFFICERS AND DIRECTORS:

W. S. Chandler, president; M. C. Horton, vice-president; Dorsey Kreitzer, Cashier; John F. Hall, John S. Coke, S. C. Rogers, W. U. Douglas, F. S. Dow, Wm. Grimes, W. P. Murphy.

STATEMENT OF CONDITION

Flanagan & Bennett Bank

—of—
MARSHFIELD, OREGON
At the close of business September 1st, 1911.

Resources.	
Loans and Discounts	\$307,393.93
Banking House	50,000.00
Cash and Exchanges	141,546.53
Total	\$588,940.46
Liabilities	
Capital Stock paid in	\$50,000.00
Surplus and Undivided Profits	54,165.72
Deposits	484,774.74
Total	\$588,940.46

Abstracts, Real Estate, Fire and Marine Insurance

Title Guarantee and Abstract Co.

HENRY SENGSTACKEN, Mgr.
Coquille Office Phone 191 — Marshfield Office 14-J.
Farms — Timber — Coal and Plating Lands a specialty.
General Agents "EASTSIDE"

Parties Desiring Monuments to be Erected

Would do well to call at the Pacific Monumental Works, South Broadway and make selection from the large stock now on hand. Mr. Wilson has in his employ the only practical marble and granite cutter in Coos county. And none but the best work is turned

North Bend News

Capt. Edgar Simpson left Sunday on the Redondo for San Francisco on business and pleasure.

The North Bend W. C. T. U. will meet Tuesday afternoon at 2 o'clock at Mrs. Hisey on North Bend Heights.

Mayor L. J. Simpson arrived home Monday on the Nann Smith from San Francisco where he has been spending a few weeks. Capt. Simpson has practically fully recovered from his recent illness.

Thursday night, the Caffrey building on Sherman avenue was destroyed by fire. It is thought that somebody who tired of the "eye-sore" set fire to it. The building collapsed about a year ago and Mr. Caffrey secured a judgment against the city for about \$1,400 damages in the circuit court on the grounds that the improvement in the street was the cause of the damage. Since then it has been lying in the gulch but the fire wiped it out.

BRYAN TOASTS TAFT.

(By Associated Press to Coos Bay Times.)
LINCOLN, Neb., Oct. 2.—President Taft received a cordial non-partisan welcome in Lincoln today. W. J. Bryan, rising before the 400 guests at a luncheon given in Taft's honor, proposed the toast to the President of the United States.

TELLS THE CAUSE OF APPENDICITIS

Lockhart & Parsons Drug Co. states that much appendicitis in Marshfield is caused by constipation, gas on the stomach or sour stomach. These troubles are almost INSTANTLY relieved and appendicitis guarded against by taking a SINGLE DOSE of simple buckthorn bark, glycerine, etc., as compounded in Adler's-ka, the new German appendicitis remedy.

Union Oils

GASOLINE DISTILLATE
BENZINE KEROSENE
SAMSON GAS ENGINES
CENTRIFUGAL PUMPS

Coos Bay Oil & Supply

Marshfield, Ore. PHONE 100
Mail Orders Solicited.

HAVE YOU CALLED AT THE

Marshfield Cash Market

PHONE 221-J
A Full Line of
FRESH AND SALT MEATS
POULTRY.
I will carry only the most
ful and wholesome meats which
be sold at reasonable prices.
Give me a trial order.
H. FOURIER, Prop.

Hello! Hello!

Housewives of Marshfield

Marshfield Creamery Butter

If your grocer does not
call up PHONE 73-J.
Free delivery 8 a.m. to 1
also—
STERILIZED CREAM &
ICE, BUTTERMILK,
COTTAGE CHEESE

WANTED!

CARPETS UPHOLSTERING
PIANOS TO CLEAN, by the
The Cleaning Company. G
work taken at
GOING & HARVEY
PHONE 196

Good Livery Service

Fancy new rigs, good
careful drivers are now at
posal of the Coos Bay Public
REASONABLE RATES
Rigs or rigs with drivers
any trip anywhere any time
boarded and rigs cared for.
New horse and special
dations provided for teams.

W. L. CONDRON
LIVERY AND FEED STABLE
PHONE 274

What's the Use

To take chances on
clothes spoiled by
men. Give us your
everything and do it first.
Work will excel any
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dyeing, cleaning and
ing and repairing. We
new.

Have That Room

Now
See CORTI
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We have secured the
ness of L. H. Heister
pared to render satisfac
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drivers, good rigs and
hat will mean satisfaction
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Complete line of
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Umbrellas covered
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in time become popu
is the case with Cham
Remedy has been
dealers. Here is
W. Hendrickson, O
writes, "Chamberl
is the best for
group, and is my
sale by all dealers.