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Walkover Shoes For Spring

Hub Clothing and Shoe Co.

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JUDGE COKE HOME FOUR MORE TRIPS MEANS NO STATION

RETURNS FROM TRIP TO ROSEBURG, EUGENE AND CORVALLIS

City Damage Case at Eugene Brings Forth Conditions Similar to Marshfield

Judge John S. Coke returned yesterday afternoon via Florence and the beach, having been absent about four weeks. He held sessions of court at Roseburg, Eugene and Corvallis. It was expected that he would head the railroad condemnation cases at Roseburg, but they were not presented, owing to the fact that the supreme court had not passed upon the question of the authority of the municipality to enter into the contract for the building of the railroad.

Another interesting case coming up for trial at Eugene before Judge Coke was the case of Pullen against the City of Eugene, its mayor, councilmen, street commissioner and a policeman. The plaintiff claimed to have received injuries in 1913 from a fall caused by loose boards in a sidewalk. The reports of the trial, as given in the Eugene papers were to the effect that the testimony of all the doctors who waited upon or examined the plaintiff testified that her condition was not due to the fall but to other causes. The case was first tried before Judge Harris and upon appeal his judgment ordering a new trial was affirmed and it was held by the supreme court that the provision of the Eugene charter, limiting the city's liability to \$100 in cases of injuries resulting from defective streets and sidewalks was constitutional and it also held that an injured party could recover of the city's officers who were invested with authority to repair and keep the streets and sidewalks in safe condition. Immediately after the supreme court decision the citizens of Eugene amended their charter leaving the right of action against the city only. The jury in the recent trial failed to agree upon a verdict and it is understood that the case will be retried at the next term.

Marshfield has a provision in its charter similar to the Eugene charter provision before amendment. Judge Skipworth is expected here again very shortly to take up the tax foreclosure proceedings already started by District Attorney Liljeqvist.

NANN REPORTS AT SAN FRANCISCO APRIL 6 FOR CHARTER

Steamship Arrives Sunday Morning From South and Sails Today—Many Wet Packages

The Nann Smith arrived in yesterday from San Francisco with passengers and freight and sailed again for the south this afternoon.

The Nann Smith is to report at San Francisco April 6 to the firm having her chartered for the trans-Pacific trip of ninety days. It is planned to have her make four more trips to Coos Bay before going on the charter and hence the speeding up of the loading last night and today.

And yet, it is uncertain what vessel the company will get to take her place on this run.

The Nann brought in about seventy-five consignments of liquor for different Coos county points, the big pile of liquor attracting much attention during the unloading yesterday.

Among those arriving on the Nann were: Claude Elliott, L. C. Allen, Joe Schilling, D. R. Jones and wife, Anna Jones, Alden Barrett, Mrs. C. E. Barrett and baby, Julia Barrett, John Gormanly, O. K. Neal, C. E. Barrett, A. Flanders, O. A. Clan, C. Whitley, O. Ryden, Mrs. W. J. Tibbetts, R. C. Dillard, B. Rush, Lorraine Fowld, Mrs. W. E. Knowles, Minnie Enger, and H. C. Jensen.

OUTGOING LIST

The departures this afternoon were: V. C. Gorat, Charles Thompson, Mrs. A. T. Haines, Miss Evans, John Tollas, L. A. Pegron, John Turas, Steve Hanns, W. L. Walker, M. A. Kindall, Mrs. Emily Taylor, Edna Taylor, Mrs. Edward Taylor, Esp Diu, E. Elverson.

EXPECTS LARGER CORN CROP IN COOS COUNTY

County Agriculturalist Smith Says More Ranchers Will Raise Forage This Season.

County Agriculturalist J. L. Smith says that corn is going to be an important crop in Coos county this year. He has felt from the start that corn should be grown successfully here and his efforts last year resulted in many of the farmers taking up corn culture. The corn shows last fall in the different cities of the county did much to show what could be done in that line and gave much encouragement.

Mr. Smith says that heretofore the farmers raised corn for silage but that they did not bring it to the proper maturity and their ensilage was, consequently, light and of little value. The farmers have been shown that corn can be matured and used to make valuable ensilage and are taking up the crop. Where a short time ago there were only a few scattering silos in the county there are now about two hundred, and more are to be built this year. Mr. Smith is having the deputy assessors when going through the county keep track of the number of silos so there will be some official figures. They are also taking note of the full-blooded stock in the county so there will be figures on that subject.

WATERFRONT NEWS

The Nann Smith arrived in yesterday morning and left at 2 p. m. today for Oakland again.

The tug Ida W. arrived early this morning from Florence for a barge. She came down in s'x hours and awaits a good bar condition before going out.

Not until tomorrow morning at 6 o'clock will the Adeline leave for San Francisco. She arrived early this morning.

MOOSE ELECT OFFICERS

Lodge Holds Annual Election and Initiates Four New Members. Duncan Is Delegate.

Election of officers of the Moose lodge was held at their last meeting and four new members were initiated into the order. Mel. G. Duncan was named as delegate to the annual meeting of the Supreme lodge, with Dr. E. E. Straw, alternate. This is to be held back at Mooseheart either in the latter part of July or early in August.

The new officers are: Junior Past Dictator—Dr. E. E. Straw. Dictator—Mel. G. Duncan. Vice Dictator—H. L. Pratt. Prelate—G. S. Capps. Inside Guard—H. C. Bargelt. Outside Guard—W. E. Sullivan. Secretary—George E. Cook. Treasurer—G. A. Martin. Trustee, one year—C. W. Viers. Trustee, three years—Dave Munson. There were three initiates, Fred K. Gettins, W. R. Barklow, O. H. Harger and J. W. McClintuff.

EFFORTS OF PORT ORFORD APPEAR TO BE FOR NAUGHT.

Capt. Berthoff, of Coast Guard Bureau, Declares "It Is Utterly Impracticable," Lane Writes.

Port Orford, after strenuous efforts to secure a Coast Guard Station, seems to be meeting with no success. Senator Harry Lane, in a letter to the Marshfield Chamber of Commerce, says that he is introducing a bill in the Senate for such a station, but he also encloses a letter from E. P. Berthoff, Captain Commandant of the Coast Guard Bureau, stating that such a station there "is utterly impracticable."

The letter contends that it will take more than the estimated \$12,000 to put in a station, because of the fact that "Port Orford is on an open roadstead, open from the south and the southwest and protected only during the summer months."

It continues, "I believe Mr. F. B. Tichenor, of the Port Orford Chamber of Commerce, has a very crude conception of what constitutes a Coast Guard station, as well as the work the crew must perform."

He also cites the fact that storms have carried two wharves away at Port Orford, one of the going out six months after it was built.

TUG ROSCOE TO BE TAKEN TO ALASKA

Siuslaw Craft, Which Formerly Plied Out of Here, Will Be Taken to Anchorage.

The following from a Eugene paper will be of interest here, as the tug Roscoe has made many trips to Coos Bay:

It is expected that the tug Roscoe, which has been in service on the Siuslaw for many years, will be taken to Anchorage, the new Alaska railroad terminal, to be placed in the service of the government engineers. The Roscoe is owned by Porter Bros., the railroad contractors. The report is that the tug Annie W. has also been purchased and that both will be taken to the northern waters together. It is said that a representative of the engineers is now on his way to Florence to examine the Roscoe. The Roscoe is a sea-going tug, rated easy to handle and possessed of a fair amount of power. Both vessels are believed to have been excellent buys for the government.

NOTICE OF VEHICLE ORDINANCE.

Notice is hereby given that all owners of vehicles are invited to be present at the next meeting of the Common Council, to be held on Monday, the 13th day of March, 1916, at the hour of half past seven o'clock, p. m., when the Vehicle Ordinance will be discussed. JOHN W. BUTLER, Recorder.

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New Spring Coats at The Golden Rule

White Chincillas, Gabardines and Rough Mixtures in the latest shades

Prices \$10 to \$18.50

See Our Spring line of Ladies' Waists, from TRIO WAIST COMPANY

Flesh Color, in tub silks \$2.45
White Organdie and Voile \$2.25
White Voile \$1.50
White Barred Dimity \$1.75

Do Your Spring Shopping at this store. Your money will go farther

The Golden Rule

FIRST NATIONAL BANK BLDG MARSHFIELD ALWAYS BUSY.

Times Want Ads are the one medium which reaches ALL the people. They engage public attention every day—Always on the job.

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Every dollar sent out of town for a purchase coming home one else. Every dollar spent here helps to enrich the city. All things being equal, merchants are entitled to your first consideration. Their money is your prosperity. As they grow they become greater factors in our city life. In many instances you can buy at home to better advantage than you can elsewhere. Look over the advertising in today's Times and see if that statement is not true. Compare goods and prices and ascertain whether or not our local business men are "the job."

INTER-OCEAN TRANSPORTATION CO.
S. S. Nann Smith
Passenger and Freight
From San Francisco, THURSDAY, MARCH 16, 1916, at 3 P. M., FOR COOS BAY

S. S. Adeline Smith
Passengers Only
SAILS FOR SAN FRANCISCO BAY
Every FIVE DAYS, from SMITH MILL DOCK
PHONE 44, SMITH TERMINAL DOCK
C. F. McGEORGE Passenger and Freight Agent

NO SUNDAY DANCES MEETING IS QUEER

NOT LEGAL TO "TICKLE FEET" ON THE SEVENTH DAY.

District Attorney So Decees and Puts On Ban—Invokes Sunday Closing Law of 1865.

It is not legal in Oregon to dance on Sunday, under the Sunday closing law of 1865. A dance advertised for last Sunday evening was postponed following complaints made to the office of District Attorney Liljeqvist. He says that there will be no more Sunday night dances in Coos county as long as the present law is in existence.

Several months ago the Balke-Collender company of Portland assailed the legality of the law. The matter was fought through to the state Supreme Court and the law was upheld.

Of previous years there have been many Sunday dances in this section of the state. Those interested in such dances protest that the law is one of discrimination inasmuch as it allows theaters to keep open, but acts against them. They say that the question of abolishing the old law will be put before the people as an initiative in the November election.

For the first time the question came squarely before the people when one night during the Bridge Carnival in North Bend in October, the Rev. Hisey walked into the middle of the floor and bid the dancing cease. There was some discussion and the dance came to an abrupt end. Mr. Liljeqvist does not divulge the names of those who made the complaint against allowing a dance last evening.

AL MARSH LOSES COWS BY PECULIAR DISEASE

Well Known Port Orford Dairyman Sustains Heavy Loss From Unknown Cause

The Port Orford Tribune says: A. J. Marsh, on his Elk river dairy, has suffered a heavy loss of valuable milk cows during the past two weeks. He has lost eight cows, two heifers and six or seven yearlings, and two other cows are down at this time. Some kind of a disease has killed the animals, but just what it is, a veterinarian, who has been called on the case, is unable to determine. It is thought that the overflowing of the land in the recent freshet was probably the cause of the loss.

MARRIED IN BUNKER HILL

At their new home in Bunker Hill yesterday afternoon Miss Mae Conklin became the bride of Harry H. Edwards, an employee of the C. A. Smith mill. The groom is a son of Mr. and Mrs. F. G. Edwards, of Bunker Hill. The ceremony was performed by Justice Penneck.

After the ceremony refreshments were served to the guests. Among those present were: Mr. and Mrs. F. G. Edwards, Charles Conklin and son, Miss Alice Fuller, Mrs. Roy Fuller, Mrs. Lash, Mrs. Laura Young, Mr. and Mrs. Philip Thersien, Emmett Collins, Richard Preston, Joe Dupre, Clarence Kurly, Miss Florence Edwards, Miss Josie Edwards, Howard Edwards, Miss Lulu Thersien, and Miss Margaret Thersien.

For Occupation Tax—Some of those opposing the vehicle license today were urging a general occupation tax, according to City Attorney Brand. It is presumed this will be brought up at the Council tonight.

The convenience and profit of Times Want Ads will be demonstrated by a trial.

TWO BROTHERS MEET AFTER A LONG TIME, AT HOTEL.

One Recognizes Name of Other On Register—Both Are From New York—Greet Cordially.

There was a happy meeting of two brothers who had not met for six years, yesterday afternoon at the Lloyd hotel. They were Charles and George F. Clinton, of New York city, both of whom are young men and have been working in various parts of the country.

One of them came into the hotel and registered. A short time afterward the brother also came in for the purpose of registering. He saw and recognized the name already on the book.

"I guess you're my brother," he exclaimed and they shook hands in an extremely cordial fashion and sat down to chat over old times. Today they both went to work at the C. A. Smith mill.

NOW A NEW PHASE

SUPPOSED PROHIBITION LAW LOOPHOLE IS PLUGGED.

Is Unlawful For Person to Buy Booze For Use of Someone Else—Branded As Bootlegging.

Like innumerable jacks-in-the-box continually pop up new phases of the prohibition law, new loopholes that call for immediate "stuffing." For perhaps the first time in Oregon, arrests have been made of persons who have purchased liquor, under the limitation of the law, to turn over to some one else for consumption.

Three such arrests occurred the other day in Portland. The district attorney there said at the time that it is a "trick and a subterfuge" and he fully believed the law covers the new point.

District Attorney Liljeqvist states positively that it does. Nothing more than a roundabout method of bootlegging," he calls it, explaining that the person who buys the liquor for someone else is essentially trying to evade the law and is breaking it. He believes that arrests for this offense can be punished severely.

Such a procedure of purchase is necessitated when the "person of the first part" finds that the lawful quota allowed him is not enough and secures a "dry" friend to make use of his personal quota and send orders south for booze. He must personally sign for the consignment when it arrives here and take the package from the office. After that it is generally turned over to the man supplying the money for the purchase.

NORTH BEND DANCE NEXT SATURDAY NIGHT

Manager Arthur Blanchard Changes From Sunday Afternoons for Public Benefit

Manager Arthur Blanchard of the Simpson pavilion at North Bend announces that the first of a series of dances there will be given next Saturday night. It was scheduled for yesterday afternoon but in deference to the wishes of a number of North Bend people who opposed dancing on Sunday, Mr. Blanchard changed to Saturday evenings. The pavilion floor has been put in fine shape and excellent orchestra music will be furnished.

The convenience and profit of Times Want Ads will be demonstrated by a trial.

The convenience and profit of Times Want Ads will be demonstrated by a trial.

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- Roller Bearing Wheels
- Self-Sharpening
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- Easy Adjusting
- Crucible-Steel Cutting Blades
- Double Cross Bars.

THE "CLARINDA" HAS ALL THESE POINTS AND IS THE STRONGEST LAWN MOWER MADE.

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