

The Dalles Chronicle.

VOL. XII

THE DALLES, OREGON, MONDAY, OCTOBER 15, 1900.

NO. 362

900 DROPS

CASTORIA

Vegetable Preparation for Assimilating the Food and Regulating the Stomachs and Bowels of

INFANTS CHILDREN

Promotes Digestion, Cheerfulness and Rest. Contains neither Opium, Morphine nor Mineral. **NOT NARCOTIC.**

Prepared by **DR. SAMUEL PITCHER**

Perfect Remedy for Constipation, Sour Stomach, Diarrhoea, Worms, Convulsions, Feverishness and **LOSS OF SLEEP.**

Facsimile Signature of **Dr. H. H. Mitchell**

NEW YORK.

15 Doses 35 CENTS

EXACT COPY OF WRAPPER.

CASTORIA

For Infants and Children.

The Kind You Have Always Bought Bears the Signature of

Dr. H. H. Mitchell

In Use For Over Thirty Years

CASTORIA

THE CENTAUR COMPANY, NEW YORK CITY.

partners, you might say, divided between us \$50,000 of the surplus in the treasury of the company. This was authorized and ratified by the board of directors, and W. H. Moore, brother of this plaintiff, was one of those directors. It was, in fact, our money. Why shouldn't we divide it? And this plaintiff got the very shares of stock he is suing on as a consequence of the agreement between Lytle and myself, which, among other things, provided for a division of funds on hand. This stock was given H. A. Moore. He never paid a cent for it. He and his brother were bankers at Moro, and lent us money for the Columbia Southern at 8 and 10 per cent, which has been repaid them.

"If H. A. Moore did not know of this division between Lytle and me, he is probably the only man in that region who didn't. His brother and partner was one of the directors who officially authorized it.

"It is a 'fake' case. They are using Mr. Moore to do what they couldn't do themselves; it is conclusive that the real person suing is Lytle. Some of it is very laughable, and it is all 'buncombe.' When we get to the merits of the case I will tell my story. At the present time I am devoting myself to efforts to see the books and records of the company. I own more than one-third of the stock, and since June have been trying to get an inspection of the books and records of the company, and every effort in court and out of it has been resisted by Mr. Lytle and his associates. They seem to think that 'might makes right,' and every trick is clever."

Catarrh Cannot Be Cured. with local applications, as they cannot reach the seat of the disease. Catarrh is a blood or constitutional disease, and in order to cure it you must take internal remedies. Hall's Catarrh Cure is taken internally, and acts directly on the blood and mucous surfaces. Hall's Catarrh Cure is not a quack medicine. It was prescribed by one of the best physicians in this country for years, and is a regular prescription. It is composed of the best tonics known, combined with the best blood purifiers, acting directly on the mucous surfaces. The perfect combination of the two ingredients is what produces such wonderful results in curing Catarrh. Send for testimonials, free.

F. J. CHENEY & Co., Props., Toledo O. Sold by druggists, price 75c. Hall's Family Pills are the best. 12

The Philippine Trade. WASHINGTON, Oct. 14.—The division of the war department has made public a bulletin on the trade of the Philippine islands. The statement covers a period of nine months, ending March 31, 1900, and sets forth that during that time merchandise to the value of \$15,102,879 was imported into the Philippines and goods to the value of \$12,928,464 went out of the islands to foreign ports. During the period named 54,137 tons of Manila hemp, valued at \$8,106,340 were exported, of which the United States took 18,163 tons, valued at \$2,478,926; the United Kingdom took \$3,964,347 worth, and 4808 tons, valued at \$708,808, went to China.

The commerce in gold and silver coins bring the total importation to \$16,761,800 and the total value of all exportation to \$14,634,236. The trade with the United States alone amounted to an exportation of \$2,650,450 of goods and importations of the value of \$1,080,140.

Cured of Chronic Diarrhoea After Thirty Years of Suffering.

"Suffered for thirty years with diarrhoea and thought I was past being cured," says John S. Halloway, of French Camp, Miss. "I had spent so much time and money and suffered so much that I had given up all hopes of recovery. I was so feeble from the effects of the diarrhoea that I could do no kind of labor, could not even travel, but by accident I was permitted to find a bottle of Chamberlain's Colic, Cholera and Diarrhoea Remedy, and after taking several bottles I am entirely cured of that trouble. I am so pleased with the result that I am anxious that it be in reach of all those who suffer as I have." For sale by Blakeley druggist.

Are you ready to buy your fall shoes? We are sole agents for the celebrated Hamilton Brown Shoe Co.'s line of footwear. If you want the best shoe for the least money, call and see us. No trouble to show goods at the New York Cash Store.

RUDE, BUT CONVINCING.

Peter Bennett's Eloquence and the Effect It Had Upon the Jury.

Burnham's Leading in Law gives an amusing account of the trial of a case wherein a doctor sued to recover his fee. The case was tried in Georgia many years ago. Robert Toombs appeared for the plaintiff and Alexander H. Stephens for the defendant. When the evidence had closed Mr. Stephens told his client, the defendant, that the plaintiff had made out his case, and, as there was no offset, it was useless to proceed further, and the best thing the defendant could do was to pay the doctor's claim. The defendant, who was named Peter Bennett, scorned this advice and indignantly replied that he had hired Mr. Stephens to speak for him, and he must say something. Mr. Stephens answered that there was nothing to say; that if Peter thought he could say anything he might address the jury himself, whereupon Peter delivered himself as follows: "Gentlemen of the jury, you and me is plain farmers, and if we don't stick together these 'ere lawyers and doctors will jiss skin and bury us. This 'ere doctor was a new doctor and I went fur him to come and doctor my wife's sore leg. He come and he put some salve truck to it and some rags, but never done it a bit er good. I don't believe he is no doctor nohow. There is doctors as is doctors, but this 'ere man don't yearn his money, and if you send fur him as Miss Sal Atkins did fur a nigger boy as was wuth \$1,000, he jiss kills him and wants pay for it!"

"I don't," thundered the doctor. "Did yer cure that nigger?" asked Peter. The doctor was silent and Peter proceeded:

"As I was sayin', gintilmin, we farmers, when we sells our cotton, has got ter giv vally for the money we asks, and doctors ain't none too good to be put to the same rule. And I don't believe this 'ere man is no doctor nohow."

"Look at my diploma, if you think I'm no doctor," again interposed the plaintiff.

"His 'di-plo-mu.' Gintilmin, that is a big word for a printed sheepskin. It don't make no doctor uv the sheep as fust wore it, nor uv the man whut now totes it. * * * Ask his patients if he's a doctor, gintilmin. But how kin yer? Where is Miss Beasley's man Sam? Miss Peak's woman Sarah was tended by him and her funeral was appinted and he had the corpse ready. Where is that likely Bill, as belonged to Mr. Mitchell? Where is that baby girl of Harry Stevens? She are gone whur doctors cease from troublin' and the infants is at rest."

"Gintilmin, he has et chicken enough at my house to pay fur his salve, and I furnished the rags and I don't s'pose he charged fur makin' her wuss."

The defendant proceeded along this line at some length, and, despite Mr. Toombs' logical statement of the case in reply, Peter Bennett won.

Chamberlain's Cough Remedy a Great Favorite.

The soothing and healing properties of this remedy, its pleasant and prompt and permanent cures have made it a great favorite with people everywhere. It is especially prized by mothers of small children for colds, croup and whooping cough, as it always affords quick relief, and as it contains no opium or other harmful drug, it may be given as confidentially to a baby as to an adult. For sale by Blakeley druggist.

Terms Are Not Acceptable.

SHAMOKIN, Pa., Oct. 15.—The terms of the Scranton convention are not acceptable to operators and representatives of coal-carrying companies in this place and Mount Carmel. The Reading officials do not think the sliding scale will be abolished by the company, while operators are averse to signing a contract binding them to pay the 10 per cent increase until April. No orders have been received as yet from headquarters of any of the companies instructing superintendents to resume work tomorrow. Miners say they will not go to until officially advised by President Mitchell.

Cuts and Bruises Quickly Healed.

Chamberlain's Pain Balm applied to a cut, bruise, burn, scald or like injury will instantly allay the pain and will heal the parts in less time than any other treatment. Unless the injury is very severe it will not leave a scar. Pain Balm also cures rheumatism, sprains, swellings and lameness. For sale by Blakeley druggist.

Men's Sack Suits...

Ready-made, but equal to best custom-made.

\$12.50 to \$30.00.



A brief word concerning the new fall styles. Rough-faced fabrics are prominent in this gathering. They are greatly liked and are ready sellers. Those in striped effects are particularly stylish goods. Blues and blacks are plentiful, of course. The new coat this fall is a "Military" sack coat. Among frocks the "University" is the latest. The "Military" is made to fit closely; large shoulders, however, will remain the fashion—even larger than ever. Well-made suits, carefully finished and of honest materials—in short, "Williams & Co." suits—in the recent collection, at \$12.50 to \$30. All delayed lines now in; some of the earlier lots already closed out. Last week's rush made quite an inroad on certain sizes, yet the assortment is still larger than elsewhere.

A. M. Williams & Co.

Retiring from Business.

Closing out my Entire Stock Regardless of Cost.

Dry Goods, Clothing, Boots and Shoes, at much less than wholesale prices. Will sell in bulk or in lots, or any way to suit purchasers.

Entire stock must be closed out before 30 days.

All goods will be sacrificed except Thompson's Glove-fitting Corsets and Butterick Patterns. Your prices will be mine. Call early and secure bargains.

J. P. McINERNY,
Corner Second and Court Sts.

State Normal School,
MONMOUTH, - OREGON.
Fall Term Opens September 18, 1900.

The students of the Normal School are prepared to take the State Certificate immediately on graduation. Graduates readily secure good positions. Expense of year from \$120 to \$150. Strong Academic and Professional Courses. New Special Department in Manual Training Well equipped Training Department. For catalogue containing full announcements address P. L. CAMPBELL, President or W. A. WANS, Secretary of Faculty.

GOING EAST.
If you intend to take a trip East, ask your ticket agent to route you via The Great Wabash, a modern and up-to-date railroad in every particular. Through trains from Chicago, Kansas City, Omaha or St. Louis to New York and New England points. All trains run via Niagara Falls and every through train has free reclining chair cars, sleeping and dining cars. Stop over allowed on all tickets at Niagara Falls. Ross C. CLINE, Pacific Coast Pass. Agt., Los Angeles, Calif. C. S. CRANE, G. P. A., St. Louis, Mo.

Drying preparations simply develop dry catarrh; they dry up the secretions, which adhere to the membrane and decompose, causing a far more serious trouble than the ordinary form of catarrh. Avoid all drying inhalants, fumes, smokes and snuffs and use that which cleanses, soothes and heals. Ely's Cream Balm is such a remedy and will cure catarrh or cold in the head easily and pleasantly. A trial size will be mailed for 10 cents. All druggists sell the 50c. size. Ely Brothers, 56 Warren St., N. Y. The Balm cures without pain, does not irritate or cause sneezing. It spreads itself over an irritated and angry surface, relieving immediately the painful inflammation. With Ely's Cream Balm you are armed against Nasal Catarrh and Hay Fever.

The largest and most complete line of fall and winter millinery ever displayed in the city at the Campbell & Wilson millinery parlors. The prices will sell the goods. s8f

Wanted.
Eight tons of good grass hay, baled. Inquire at this office. oct15daw

Wanted—A boy of steady habits to work in a store. Inquire at this office. c5 1w

PARTNERS FALL OUT

O'Reilly and Lytle, of the Columbia Southern—Two New Suits Are Commenced—Former General Manager Makes a Blunt Statement of His Side of the Litigation.

The stockholders of the Columbia Southern Railway Company appear to have become involved in a general legal tangle, which may take some time for the courts to straighten out, says the Sunday Oregonian. In the beginning, Drake C. O'Reilly, who owns stock in the company amounting to over \$100,000, filed suit at Moro, Sherman county, asking for the appointment of a receiver, and substantially charging that the president, E. E. Lytle, and others had arranged to freeze him out, interesting themselves in the building of an extension of the road to Shaniko.

Yesterday, Henry A. Moore, who avers that he is the owner of 125 shares in the concern, filed suit in the state circuit court in this county against O'Reilly, asking for judgment against O'Reilly in favor of the company for \$25,000. Moore avers that on February 17, 1899, O'Reilly was general manager of the company, and moneys were drawn from the treasury on his order and that of E. E. Lytle, president, and that O'Reilly drew and applied to his own use \$25,000, and, although he pretended to have President Lytle assist him to secure the money, it was taken from the treasury without authority from the board of directors, on the following order:

WAKCO, Or., Jan. 21, 1899
To D. C. O'Reilly, Dr.
For compensation as projector of the Columbia Southern Railway Company, and for services rendered in promoting the construction of the same—\$25,000

He was not the projector of the road, so it is alleged, and was not connected with it until after considerable portion of it had been built, and then only in the capacity of general manager and director, under salary, which was full compensation for his services, and any services performed prior to his incorporation were voluntary, and not worth \$25,000. When the money was taken, the plaintiff says, the corporation was in debt, and until October, 1900, he did not know the money was taken. He states that he

made a demand upon the board of directors to bring suit to recover the money, and was refused, and cannot apply to the stockholders to have the directors removed because the directors own substantially all of the stock except what is owned by O'Reilly. Judgment is demanded in favor of the company for \$25,000.

Henry A. Moore has filed a similar suit against E. E. Lytle, the president of the corporation, in the same court, to recover \$22,700 for the company. This money, it is alleged, Lytle wrongfully drew for services rendered in the construction of the road, and as projector. The allegations otherwise are almost entirely the same as in the O'Reilly case. Recently, O'Reilly filed a mandamus proceeding against President Lytle and others, which is pending before Judge Frazer, to compel the officers of the company to allow him to inspect the books. Yesterday the defendants filed a long answer to this case, setting up that O'Reilly has been permitted to make reasonable examinations of the books, but his requests have been made with great frequency, and the inspection of the books by him has consumed so much time as to interfere with the general business of the office. O'Reilly's suit asking for the appointment of a receiver is mentioned, and the effect of which it is alleged would be to destroy the value of his stock. He is charged with trying to wreck the company, and in part pursuance of his plan to have caused mechanics' liens amounting to \$30,000 to be filed against the company in Sherman county.

Concerning the suit against him, Mr. O'Reilly said to a reporter: "This is only a 'fake' case, to give me trouble. It is absurd. You know that I am suing Mr. Lytle, president of the Columbia Southern, in Sherman county, among other things for misappropriating \$130,000 of the funds of the Columbia Southern. This is one of his ways of 'getting even.' Read the complaint of itself, and you will see that the board of directors of the Columbia Southern resolve that my taking this money was a fraud, and I ought to be sued; yet, as the complaint goes on to say, the board refuses to bring suit. Doesn't that look ridiculous?"

"The fact is, Lytle is president, his wife, his brother, a brother of this plaintiff, are the directors. Why don't they let the company sue? Because the facts are that Lytle and I, when we were sole owners of the Columbia Southern,