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PENDLETON, UMATILLA CO., OREGON, SATURDAY, NOVEMBER 24, 1888. NO 227.

LODGE DIRECTORY.

PROBITY LODGE NO. 92, I. O. O. F. Meets every Monday night in Odd Fellows Hall. T. M. BOYD, SECRETARY. PENDLETON CHAPTER NO. 23, R. A. M. Meets at the Masonic Temple on the 1st and 3rd Fridays of each month, at 7:30 o'clock. J. P. MURPHY, H. P.; F. R. CLAYTON, Secretary. UNCLE SAM'S LODGE NO. 81, A. F. & A. M. Meets in the second and fourth Mondays of each month, at 7:30 o'clock. H. J. AS, W. M.; W. E. POTWINE, Secretary. PENDLETON LODGE NO. 52, A. F. & A. M. Meets in the Masonic Temple on the 1st and 3rd Mondays of each month at 7:30 o'clock. T. J. MILLION, W. M.; R. ALLEN, Secretary. WOLA LODGE NO. 114, A. O. U. W. Meets every Thursday night at the Engine House, at 7:30 o'clock. J. C. LEASURE, M. F. F. TUSTIN, Recorder. CHEKA LODGE NO. 22, I. O. O. F. Meets every Saturday evening at 7:30 o'clock. M. L. HARBROCK, N. G. UMATILLA ENCAMPMENT NO. 17, I. O. O. F. Meets on the second and last days of each month, at 7:30 o'clock. LIVERMORE, C. P.; E. E. SHAMON, Scribe. MARLINE REBECCA LODGE NO. 13, I. O. O. F. Meets the first and third Thursdays of each month. HARMONY LODGE NO. 24, K. OF P. Meets in the Odd Fellows Hall every Wednesday evening at 7:30 o'clock. J. C. LEASURE, W. M.; G. J. WHITTAKER, K. of H. and S. AMON LODGE NO. 4, K. OF P. Meets in the Odd Fellows Hall every Wednesday evening at 7:30 o'clock. M. MORSEHEAD, C. H. GARFIELD, K. of H. and S. CARSON POST, G. A. R. Meets at Wheeler's Hall every Thursday night. WAPLE, Commander; J. S. BOWEN, Adjutant.

ATTORNEYS.

STIN, TURNER & CREWS, ATTORNEYS at Law, Rooms 12 and 13, Association Block, Pendleton, Oregon. WILLIAM PARSONS, ATTORNEY AT LAW, Office—Room No. 11, Association Block, Pendleton, Oregon. GLEY & BALLERAY, ATTORNEYS at Law, Office—Rooms 1, 2, 3 and 4, Association Block, Pendleton, Oregon. EYER & FITZGERALD, ATTORNEYS at Law, Rooms No. 5 and 6, Association Block, Pendleton, Oregon. J. BEAN, ATTORNEY AT LAW, Office—Main Street, in Thompson Building, over the Post-Office. A. MINOR, ATTORNEYS AT LAW, Office—Over First National Bank, Pendleton, Oregon. F. BUTTNER, ATTORNEY AT LAW, Office—Cenerville, Oregon. Five years successful in Oregon and Washington. Call promptly attended to. MURPHY & WAGER, ATTORNEYS AT LAW, Office—Corner of Main and Webster Streets, Pendleton, Oregon. HETTER & WHITE, ATTORNEYS AT LAW, Office—Pendleton, Oregon. Rooms 8 and 9, Union Block.

PHYSICIANS AND SURGEONS.

R. H. PHIPPS, PHYSICIAN AND SURGEON, Office—Five years successful in hospital and private practice. W. A. F. BRISHIN, M.D., PHYSICIAN and Surgeon, Teacher of Christian Science, all ailments given to children, and all diseases. Consultation free. Class meeting 10th of each month. Office—2nd floor of East Oregonian Building, Pendleton, Oregon. WARDWOLD, PHYSICIAN AND SURGEON, Office in Irvine's drug store, Oregon. A. M. PRUETT, PHYSICIAN AND Surgeon, Office—Over Moorhouse & Moore's store, corner of Johnson and Wheeler Streets, Pendleton, Oregon. W. W. KING, M. D., OFFICE OVER Moorhouse & Co.'s store. Residence, on 1st Street near Court street. Residence also reached by telephone with Villalobos. Special attention given to the care of women and children. DENTISTS. M. BEATIE, DENTIST, GAS ADMINISTERED, Office—Main Street, in Thompson Building, Pendleton, Oregon. MECHANICS. MOULN JAY, PAINTER AND PAPER HANGER, Work promptly done. Leave with Wheeler & Greene, on Court Street. F. PARKES, CONTRACTOR AND Builder, Pendleton, Oregon. Country a specialty. Estimates furnished on application. A. DUPUIS, CARPENTER AND Builder, Leave orders at residence, Court and Thompson streets, Pendleton. Country orders solicited and promptly filled. WILLIAM ROBER, BLACKSMITH AND Wagon Maker, 11th and Garden Streets, Oregon. Blacksmith work of all kinds in the best possible manner, and on reasonable terms. Particular attention given to shoeing. WASE & BROWN, HORSE CARRIAGE and Sign Painters, Pendleton, Oregon. Office on Vincent street, near Court street. Orders furnished on short notice. Orders for sign painting a specialty. WILLIAM WILKINSON, PRACTICAL Watch, Clock and Chronometer Maker, in all the above specialties. All work guaranteed. Office at Brigg's old stand, Main Street, Pendleton, Oregon. FRANK DUPRAT, STONE AND BRICK Mason, Pendleton, Oregon. Tombstones and monumental settings a specialty. Cutting, planing, all kinds of stone work, which executed reasonably. Holders of fire-proof partitions. SALOONS. EDWARD DARVAE, PROPRIETOR OF the "Board of Trade," Over Main and Court streets, Pendleton, Oregon. Frederick Beer, Oregon draught, Fine Wines, Liquors, Cigars.

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TO-DAY'S TELEGRAMS.

PORTLAND POINTS.

Divisions and Time Cards of the O. R. & N.—A Probably Fatal Quarrel Between Two "Lovers"—Pendleton People in Portland. PORTLAND, Nov. 23.—The O. R. & N. Co. now have in operation 783 miles of railroad, divided as follows: Columbia division, Portland to Wallula, 214 miles; Mountain division, Umatilla to Huntington, 218 miles; Eastern division, first district, Wallula to Riparia, 87 miles; Eastern division, second district, Pendleton to Walla Walla, 47 miles; Dayton branch, Bolles to Dayton, 13 miles; Pomeroy branch, Starbuck to Pomeroy, 30 miles; Palouse division, Riparia to Farmington, 87 miles; Pampa branch, Connell to La Crosse, 53 miles; Moscow branch, Colfax to Moscow, 28 miles; Portage road between Upper and Lower Cascades, 6 miles. The Hopper branch, 43 miles, is almost completed, and will soon be in operation, bringing the total mileage of the company up to 826. The following trains are run out of Portland daily by the O. R. & N. Co.: No. 2 express, running direct to Walla Walla, leaves the West Side depot at 8 a. m.; No. 4, through express to Huntington, leaves from same depot at 2:40 p. m.; No. 12 freight leaves East Portland for The Dalles at 11 a. m.; No. 10 freight leaves East Portland for Wallula at 8:45 a. m.; No. 14 freight leaves East Portland for Wallula at 10:45 p. m.; No. 8 freight leaves East Portland for Umatilla at 8:30 p. m. Regular west-bound trains leave Umatilla for Portland as follows: Express 8:50 a. m. and 8:10 p. m.; freights 9:15 a. m., 2:20 p. m. and 12:45 a. m. The next best thing for Pendleton people to do when they fail to make connection with the 2:40 express, and are in a hurry to get home, is to take the No. 8 freight, which leaves here at 8:30 p. m. and arrives at Pendleton at 5:20 p. m., about eight hours ahead of the next regular passenger.

FRENCH OFFICIAL CORRUPTION.

Two Ex-Ministers and Many Members of the Chambers Charged With Receiving Bribes in the Panama Canal Scheme. PARIS, Nov. 24.—A circular letter, signed by F. Martin, ex-agent of the Panama Canal Company, was sent to all the deputies to-day, asserting that Baihut and Barbe, formerly ministers of public works, received large bribes the past two years in return for official and parliamentary assistance rendered the Panama Canal Company. Martin says that fully fifty members of the Chambers of Deputies are implicated corruptly in DeLesserps' scheme, but he reserves their names in order to concentrate the charge on the ex-ministers, and force them to take legal proceedings against him.

TO EXAMINE THE SHRIMP BEDS.

Yankees Exploring the Reported Shrimp Grounds of Oregon, Washington and Victoria. SAN FRANCISCO, Nov. 24.—Thos. Henderson, of Stonington, Conn., has arrived here, and will shortly proceed north to examine the recently discovered shrimp beds on the Oregon and Washington coasts, and off Victoria, reported by the United States fish commissioners of the steamer Albatross. He represents a number of Eastern men, and if the shrimp beds are found to be as extensive as reported, a company will be formed for the sale and distribution of the shrimps.

MURDER AND SUICIDE.

SHREVEPORT, La., Nov. 22.—A. R. Thompson, of Benton, La., and young Moore, a traveling man from St. Louis, quarreled at the Texarkana depot last night, and Moore shot Thompson, inflicting a dangerous wound. He then turned the weapon and shot himself in the head. Both men will probably die. The quarrel was caused by Moore charging Thompson with carrying on a correspondence with his (Moore's) wife.

A BIG HAD FIRE.

FLORENCE, Ariz., Nov. 22.—The down stage from this place to Casa Grande was held up at Dry Lake this afternoon by two unmasked Mexicans. They took the driver's watch and relieved A. S. Donan, a drummer for I. Zsenkendorf & Co., Tucson, of his checks, cash and samples. They also took four sacks of mail and the express box.

A GOOD LONG SENTENCE.

NEW YORK, Nov. 24.—Recorder Smythe yesterday sentenced the forger, Jas. E. Bedell, to the State prison for twenty-five years and four months.

A MYSTERIOUS MURDER.

NEW ORLEANS, Nov. 24.—Felix A. Varnado, a prominent druggist, was shot dead by an unknown person last night. There is no clue to the murderer.

ANOTHER BANK FAILURE.

VALPARAISO, Neb., Nov. 22.—The bank here has closed, and the proprietors, F. Scoville and G. A. Crofts, have fled; liabilities \$250,000.

A STARTLING FRENCH RUMOR.

PARIS, Nov. 24.—It is rumored that the Government intends to expel Boulanger for conspiring to overthrow the existing regime.

TROUBLE WITH THE FLATHEADS.

The Northern Pacific Ran a Branch Across Their Lands. WASHINGTON, Nov. 22.—At the interior department to-day it was stated that some trouble had arisen between the Northern Pacific Railroad Company and the Flathead Indians in Montana. Recently that company ran a branch from Missoula through lands patented to these Indians in the Bitter Root valley, without asking their permission. Now the Indians deny payment, and the company is willing, but as the rights to the lands are inalienable, congressional aid will have to be invoked.

CANADIAN ANNEXATION.

Rumor That Harrison Will Favor Negotiations for that Purpose—Canadian Leaders Favor the Scheme. MONTREAL, Nov. 24.—A rumor that President-elect Harrison's first official act will be negotiation for the annexation of Canada has created a sensation here. Sir John Macdonald refuses to be interviewed, but his recent speech at Sherbrooke indicates his sentiments. "Canada and the Canadians." The organ of Premier Mercier appears to be in favor of annexation. Hon. Peter Mitchell and other liberal leaders entertain views which indicate that Canada is ready for annexation.

A BAD WRECK.

Three Men Killed and Others Fatally Injured, and Two Trains Wrecked in Ohio. CLEVELAND, O., Nov. 24.—Two freight trains collided at Irondale, near Wellsville, Ohio, on the Cleveland & Pittsburg Railroad yesterday. Two engineers and one fireman were killed instantly, and others fatally injured. Both trains were complete wrecks. It is said to be the heaviest money loss the company ever sustained.

THE CANADIAN PACIFIC.

Rumor that it Will Build Through Chicago to Connect With St. Paul. MONTREAL, Nov. 24.—A report from Chicago says that the Canadian Pacific Railway will soon obtain the right-of-way to run their road through the center of Chicago, by means of a system which will connect the outside of the city's limits with their newly acquired line at St. Paul.

UNHAPPY FRANCE.

NEW YORK, Nov. 22.—A London special to the Times says: During the past week there has been a curious consensus of opinion that the French republic is in desperate straits, that its downfall is imminent. Several English radicals of repute have expressed the most decided views on the subject, out of which a sort of scare has generated here.

A CONGRESSMAN ROBBED.

WASHINGTON, Nov. 22.—Representative Woodburn, of Nevada, was robbed at his boarding house last night of \$150, and two round-trip railway tickets from Oregon to San Francisco. Frank Curtis, a colored boy, formerly employed about the house, was suspected of the theft. He was arrested, and \$115 of the money found upon him. He then admitted his guilt.

A DESPERADO KILLED.

DENVER, Tex., Nov. 22.—Officers, after a long chase in the Choctaw nation, succeeded in overhauling and killing a desperado, supposed to be John Barber, one of the celebrated Kopyqueen gang. The man had killed an Indian, and was wanted for attempted train robbery.

LOOKING UP ENGLISH COAST DEFENSES.

OTTAWA, Nov. 24.—The commander of the British forces in Canada, General Sir John Ross, leaves in a few days on a tour of inspection of the Pacific coast. He will examine Vancouver City and Esquimalt, in connection with a proposed scheme of coast fortifications.

MITCHELL CHALLENGES DEMPSEY.

PHILADELPHIA, Nov. 24.—Mitchell offers Dempsey one thousand dollars if he can face him for eight rounds. If Dempsey can stay, Mitchell will then sign articles to fight him a finish for \$10,000 a side.

A MAN LYNNED.

NEW ORLEANS, Nov. 24.—An armed body of men hanged a white man named Jerry Taylor and riddled his body with bullets last night for a criminal assault upon a woman.

FIRE IN MONTREAL.

MONTREAL, Nov. 24.—Fire last night destroyed a number of business houses on White's Lane. The losses aggregate one hundred and fifty thousand dollars.

HE WENT INTO WHEAT.

OSCEOLA, Ia., Nov. 23.—The principal bank here was closed yesterday. Out of \$90,000 deposits, only \$3,000 remain. The president lost it in wheat speculation.

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COPP'S LAND REVIEW.

Publication of Final Proof Notices—Duties of District Land Officers in Respect Thereto—Publishers' Fees. The only law requiring publication of notice of intention to make final proof is the act of Congress approved March 3, 1879, (20 Stat., 472), and applies exclusively to homestead and pre-emption entries.

Departmental regulations have been promulgated requiring such publication in desert land and timber-culture entries. I believe that there is no direct statutory authority for the institution of such regulation in respect to such entries, but that it is claimed that the authority is found in the general provisions of law relating to the making of regulations necessary to carrying into effect the laws governing disposal of public lands.

Under the law requiring the publication of notice in pre-emption and homestead cases provision is made that the "register shall publish a notice," etc., and in the regulations relating to said law it is provided that "the filing of such notice must be accompanied by a deposit of sufficient money to pay the cost of publishing the notice to be given by the register. In such cases there can be no question but that the register is legally responsible to the publisher for the amount of publication fee. As the affidavit of the publisher or foreman of the newspaper is necessary to show that the law has been complied with, publishers may usually enforce payment of their charges by refusing to furnish such affidavit until payment has been made for advertising. Occasionally, however, registers fail to require the deposit mentioned, and order the advertising as usual; and the entryman fails to make proof—abandons his claim perhaps—and the register refuses to pay the publisher. In such a case a judgment could no doubt be secured against the officer in the proper court of the locality. In fact I am of the opinion that a register of a land office, is, like other people amenable to the laws, and liable for the amounts of contracts entered into by him, and when he orders advertising, without specially stating that in making such order he is merely acting as the agent of another, the giving by him and execution by the publisher of such order constitutes a contract under which payment of the usual advertising charge may be enforced by legal process provided, of course, that the register has property subject to execution.

Certain publications are required by law in other classes of entry. Under the Stone and Timber Act, applicable to Oregon, California, Nevada, and Washington Territory, publication is required in advance of entry. Under this law the district land officers have nothing to do with the publication of notice, further than to furnish a copy of the same to applicant to be published at his own expense in the newspaper published nearest the location of the land. Of course, registers may, as a matter of accommodation to the applicant, forward the notice to the publisher, but he is not required to do so by the statute, and such action by him without disclosing the fact that he is merely acting as the agent of the entryman, would render him legally liable for the amount of the publication fees. The publishers can protect themselves in these cases, where the applicants are in good faith, by demanding their advertising fees before furnishing the evidence of publication, whether the order be given by the register or by the applicant.

The remarks relative to the legal liability of registers in the matters mentioned, are based on general business principles, and will be modified, of course, by the usages of the localities in which cases arise. If publishers have been accepting orders for publication in Timber and Stone Entries from registers, and looking to applicants for compensation, and it has been long understood that in giving such orders the officer has acted as agent for applicants, of course, the officer would not be liable for the amount of publisher's fees.

This letter is called out by complaints and inquiries recently received from publishers, indicating that the questions herein discussed are imperfectly understood by many publishers.

HENRY N. COPP.

DR. SCHLIEMANN'S EXCAVATION AT MYCENAE.

The excavations commenced by Dr. Schliemann at Mycenae are still being energetically carried out and continue every day to bring to light fresh objects of great archeological and anthropological interest. The entire terrain around the town is full of tombs belonging to an epoch antecedent to Homer. These pre-Homeric sepulchers are cut in solid rock and carefully formed in regular compartments, with an area of from thirty-five to forty square meters. In these chambers the dead is laid without being covered with earth, nor were they cremated, as at the time of Homer. Among the numerous objects discovered at Mycenae in the course of the latest diggings are articles of glass, crystal, and ivory, besides precious stones with engravings of animals charmingly executed, the whole treatment being Oriental in character.

Walla Walla Journal: The case of Wilcox Coyle, arrested a few days ago for having in his possession cattle not his own, came up before Judge Taylor this morning, and resulted in the acquittal of Coyle. He was immediately re-arrested by Sheriff Bowles on the same charge, and his trial set for Saturday, before Judge Whitman. Upon giving bonds for his appearance, he was released from custody.