

REGULAR TRAINS MONDAYS, WEDNESDAYS AND FRIDAYS will run as follows: Leave 8:00 a. m. Marshfield 12:30 p. m. Arrive 9:30 a. m. COQUILLE CITY 11:00 a. m. Myrtle Point 10:30 a. m.

Announcements.

An entertainment is being arranged for an early day for the purpose of raising funds to seat the new primary school room.

Bi-County convention of Young People's Society of Christian Workers will be held in Coquille City November 10 and 11, prox.

A grand social entertainment and fair will be given by the Church of Redeemed Israel at Masonic hall on Saturday evening, 30th inst., to finish paying for the organ. A grand good time is promised and everybody cordially invited.

The W. C. T. U. will meet at Mrs. Messer's Friday, October 29, at 2:30 p. m., instead of next Friday. By order of the EXECUTIVE COMMITTEE.

From now on E. Pannenberg, esq., will take charge of the business management of the Coquille City Herald and the Herald Land and Loan Company, and he respectfully asks all who are in arrears on subscription or otherwise to please call on him at an early day at his office in the HERALD building. He proposes to make paying for your subscription easy to you by contracting for anything that you can produce.

LOCAL ITEMS.

Additional locals on 2d page. Cotton torchon lace, 12 yards for 10 cents, at the Berlin Store.

We had three frosty nights last week.

For fresh bread, go to Mrs. Wilkins.

A large lot of fresh Groceries at J. W. Leneve's.

You will find a line of fine Overcoats at Mrs. Martin's.

Many persons came over on the train from the bay yesterday.

WANTED—A small, second-hand, open front coal stove. Apply at this office.

Will Darby is now driving a team for our rustling liveryman, A. O. Wheeler.

W. W. Gage, sheriff, and Joel Patterson, left this morning with Russell for Salem.

Mrs. Lyons and Mr. Perry returned last Friday from a business trip to San Francisco.

Mrs. C. W. Martin has just returned from the city with a large stock of clothing of all kinds.

Fine tooth-brushes, combs, etc.—like our drugs—are best quality at Coquille Pharmacy.

Miss Mary Nosler, who has been at Marshfield for several months, returned last Wednesday.

Fred Hoffman of Myrtle Point took 200 boxes of choice apples with him to San Francisco last week.

The dance given at Odd Fellows' hall last Saturday night was well attended and a very enjoyable affair.

David McNair, a prominent upper-river farmer, was in town during court and made the HERALD a visit.

The Misses O'Connell, of Marshfield, spent several days in this city last week and were guests of Mrs. W. Sinclair.

The Coquille Coal Co. will deliver coal at any point in town at \$3 per ton. J. W. Leneve is agent and will fill your order.

Fine Mackintoshes and Gossamers at the very lowest prices can be found at Mrs. C. W. Martin's; she will almost give them away.

Albert M. Gilman, whose death was noted last week, was buried in Masonic cemetery in this city last Wednesday. He was 39 years old, instead of 36, as stated.

Mr. and Mrs. Geo. Langor of Olalla have been visiting in this neighborhood several days—in this place with her sister, Mrs. Kribs, and at Arago with her parents, Judge and Mrs. Schroeder.

"As if a brick were lying in my stomach" is the description by a dyspeptic of his feeling after eating.

This is one of the commonest symptoms of indigestion. If you have it, take Shaker Digestive Cordial.

Not only this symptom, but all the symptoms of indigestion are cured by Shaker Digestive Cordial.

So many medicines to cure this one disorder. Only one that can be called successful, because only one that acts in a simple, natural, and yet scientific way. Shaker Digestive Cordial.

Purely vegetable, and containing no dangerous ingredients, Shaker Digestive Cordial tones up, strengthens, and restores to health all the digestive organs.

Sold by druggists, price 10 cents to \$1.00 a bottle.

Court Notes—Continued.

CRIMINAL CALENDAR.

State of Oregon vs William Douglas—The defendant, Douglas, admitted to bail in the sum of \$250, with R A Graham and H W Dunham as sureties; accepted and defendant discharged from custody of sheriff, to appear on first day of next regular term of this court.

State of Oregon vs Wm Brainard—The verdict of the jury in the above entitled action, find the defendant, William Brainard, not guilty; dated at Coquille City, Coos county, Oregon, October 17, 1897. J. H. Nosler, foreman. This verdict was received and read by the court and ordered filed.

State of Oregon vs James L Kountz—The defendant in this case who had been admitted to bail in the sum of \$100, failing to appear for trial, as heretofore reported, the following order was made by the court: "It is ordered and adjudged by the court, the said defendant has wholly forfeited his said bail bonds; and it is ordered by the court that the amount of said undertaking be collected from the said bondsmen thereon, to-wit: I M Howell and S J McCulloch, as by law required; dated Oct. 13, 1897; signed, J C Fullerton, judge." and afterwards a bench warrant for the apprehension of defendant is ordered and bail fixed in the sum of \$100.

State of Oregon vs Peter Bellinger—In this case the defendant had deposited with the clerk the sum of \$200 for his appearance at this term; defendant failing to appear, as heretofore reported, the court made the following order: "It is therefore ordered and adjudged by the court that said defendant has wholly forfeited said deposit of \$200 for his appearance herein to Coos county, Oregon, and the clerk of this court is directed to turn the same over to the treasurer of Coos county, Oregon, as by law required; dated Oct. 13, 1897; signed, J. C. Fullerton, judge." And afterwards a bench warrant for the apprehension of defendant is ordered and bail fixed in the sum of \$100.

State of Oregon vs Frank Strang—Indicted for larceny from a store; court fixes bail in the sum of \$300.

RUSSELL SENTENCED FOR LIFE.

State of Oregon vs J N Russell—The motion to set aside the verdict and for a new trial was argued and overruled by the court, and after some remarks made by the defendant, the court passed sentence for his natural life. Defendant was allowed 90 days to file a bill of exception.

CIVIL CALENDAR.

Cases disposed of by the court last week, as follows:

Continued for the term—D L Watson vs M L Floyd—suit in equity.

R A Graham vs Wm Notley—appeal from justice's court.

R F Knox vs John Grandy—action at law.

Rosa Gray, administratrix, vs Coos Bay Land Co—action at law.

Geo W Loggie vs W A Luse—cross bill in equity.

W L Dixon, assignor, to John Bonewitz, assignee—assignment.

C B R & E R R & N Co vs W S Vanderburg—action at law.

Same vs Geo F Ross—action at law.

Same vs F E Lang—action at law.

Same vs E A Anderson—action at law.

Same vs R D Sanford—action at law.

Same vs A W McArthur—action at law.

Same vs A L Nosler—action at law.

Same vs D L Watson—action at law.

Isiah Hacker, assignee of D Morse, jr, vs Joseph E Fox—action at law.

W H S Hyde vs John P Maxton et al—suit in equity.

C B R & E R R & N Co vs estate of A Nasburg, deceased—action at law.

Jas H Flanagan, administrator, vs Samuel R Davis—action at law.

O A Kelly vs Mast & Dyer—action at law.

Mamie E Craver vs Anna E Koon—action at law.

Jas. H. Flanagan, administrator, vs Robert Jones—action at law.

Robert Marsden vs Peter Loggie—suit in equity.

Flora M Grange vs Nickson R Grange—suit in equity.

Robert Soper vs W D Shoemaker. E B Watson and B B Beckman vs S O Co—action at law.

John Lamont, administrator of estate of Daniel Pulaski, vs Anton Worth.

Francis Dixon vs Mary C Ward et al—suit in equity; continued as to Jefferson Ward.

C. H. Merchant et al vs Board of Trustees of Town of Marshfield—application for vacation of certain lots, etc.

C B R & E R R & N Co vs Lars Clemensen.

E B Dean vs John S Coke, jr, administrator of the estate of David Wilcox, deceased—Report of receiver approved and confirmed; receiver authorized to sell at private sale both real and personal property belonging to personal property subject to approval of the court; and that he continue to operate the sawmill and other business of the

Royal makes the food pure, wholesome and delicious.



partnership of E B Dean & Co until he disposes of the same; and it is further ordered that defendant be paid for the support of the family of deceased a monthly allowance of \$25; and referee appointed to take testimony herein.

Cases argued and submitted—Fritz Timmerman vs Samuel R Davis—suit in equity.

James C Brown et al vs W W Whittington and wife—suit in equity.

E G Flanagan vs E A Anderson et al—suit in equity.

J R Benson vs Lillie Graham et al—suit in equity.

E G Flanagan vs S R Davis et al—suit in equity.

Foreclosure sales confirmed—John W Eldridge vs W A Hatcher et al.

E B Dean vs David Wilcox.

Mrs S E Robinson vs E L Baxter et al.

Mrs S E Robinson vs Maria A Leneve et al.

J H Roberts vs S H Boyson et al. M W McCormac vs Bandon Coal Block Mining Co.

C B R & E R R & N Co vs Fannie Dixon—action at law; judgment by consent and stipulation for plaintiff for \$250, with interest at 8 per cent from April 1, 1891, and costs.

J D Spreckels Bros' Co vs W A Forster—action at law; judgment on stipulation for \$1320.

Albert Gilman et al vs J M Siglin et al—suit in equity; Elizabeth Gilman, administratrix, substituted as plaintiff; verdict for plaintiff.

Mary A Howlett vs C F Edmunds—action at law; verdict of jury in favor of plaintiff for \$461 and interest at 8 per cent from June 3, 1895.

Pacific Marine Supply Co vs M H Thomas—action at law; judgment for plaintiff for \$289.39, and order of sale of attached property.

Ogren & Fox, assignors, to W S Vanderburg, assignee; final report filed and assignee discharged.

Pacific Marine Supply Co vs Alfred Morris et al—action at law; dismissed.

G Armstrong vs Alfred Morris and Frank Morris—action at law; dismissed.

David McIntosh vs W A Reynolds—suit in equity; testimony to be taken and cause submitted upon briefs.

Pacific Marine Supply Co vs Alfred Morris et al—suit in equity; dismissed.

S O Co vs Coos county et al—suit in equity; motion to vacate injunction order denied.

Henry Sengstacken vs Ira Metcalf—action at law; trial by jury; verdict for plaintiff in the sum of \$168.48.

S O Co et al vs Coos county et al—suit in equity; motion to vacate injunction denied.

Kate F Thibault vs J A Lennon—appeal from county court.

R H Rosa vs J A Sloan, W G Berry et al—action at law; judgment by default for \$275, with interest at 10 per cent from April 27, 1897, \$35 attorney fee and \$15 costs.

Satie Layden vs John W Koon and Anna E Koon—action at law; judgment for plaintiff for \$60, with interest at 6 per cent from Feb 5, 1891, and order of sale of attached property.

Jacob J Ostrander vs John W Koon—action at law; default; judgment for plaintiff for \$57, with interest at 6 per cent from June 8, 1895, and order of sale of attached property.

Jacob J Ostrander vs Anna E Koon—action at law; judgment for \$207, with interest at 6 per cent from April 1, 1895; and for \$130.63, with interest at 6 per cent from April 1, 1895; and for \$48, with interest at 6 per cent from June 23, 1895, \$13 costs and an order of sale of attached property.

D H Hutcheson vs W J Butler—action at law; trial by jury. Motion for non-suit by garnishees, Otto Schetter and Elizabeth Butler, for their attorneys, Coke & Coke, allowed; and ordered further, that garnishees be released from garnishment and attachment herein and that they have and recover their costs and disbursements herein.

Oregon Coal & Navigation Co vs Thomas Wilson et al—action at law; non-suit.

Fannie G Dixon vs Mary C Ward et al—suit in equity; judgment and decree for plaintiff for \$648.50, \$75 attorney fee and costs, and order for sale of mortgaged property; suit as to Jefferson Ward continued until next term.

A C Sherman vs F M Phelps et al—suit in equity; judgment.

Horn & Co vs Ten Brook Bros—retention at law; judgment upon voluntary non-suit for \$57, and costs, \$19.25.

Christopher Long vs L B Robin-

son et al—suit in equity; default; judgment for \$500 with interest at 10 per cent from March 21, 1894, \$75 attorney fee, and order of sale of attached property.

Eugene O'Connell vs Wm C Magary et al—suit in equity; default; judgment and decree for \$130, with interest at 8 per cent from Nov 25, 1892; \$50 attorney fee and \$15 costs.

John Nyman vs L W Record et al—suit in equity; dismissed.

Josephine Dickson vs Thomas Dickson—suit in equity; decree for divorce.

Wm Barkas et al vs Dolly Callaghan et al—suit in equity; judgment and decree for \$250, with interest at 10 per cent from June 14, 1897, \$50 attorney fee and \$25 costs.

T T Golden vs C L Moon—trial by jury; non-suit upon motion of defendant, by John F Hall, his attorney, and defendant to recover from plaintiff costs and disbursements herein.

Pacific States Savings, Loan & Building Co vs Annie Elizabeth Short et al—suit in equity; sale confirmed.

Joseph Liggett, administrator of estate of Jas Kiburn, deceased, vs Frank M Decker et al—suit in equity.

R W Getty vs Kate F Ames et al—suit in equity.

E A Eickworth vs C Albrecht. Fritz Timmerman vs Samuel R Davis et al—decree, judgment for \$3500, with interest on \$2000 at 8 per cent from Nov 29, 1895, and on \$1500 with interest at 10 per cent from Dec 31, 1895, \$450 attorney fee and costs and order for sale of mortgaged property.

J M Stow vs John Bonewitz et al—suit in equity; default; judgment and decree for \$369.30, with interest at 10 per cent from date, \$50 attorney fee, \$15.40 costs; order for sale of mortgaged property.

J H Roberts vs Jordan S Fritz—action at law; default and judgment for \$347.40, with interest at 10 per cent from date, \$40 attorney fee and costs, and order for sale of attached property.

James A Lyons vs Gabriel Tausig et al—suit in equity; dismissed.

In the suits for the taxes for 1893 and 1894, wherein the S O Co had an order granted by the court enjoining the sheriff from collecting those taxes, the court on Sept 15th last heard arguments made by counsel for both sides on the motion by defendant to dissolve the injunction, and now makes the following ruling on said motion:

S O Co, a private corporation, plaintiff, vs Coos County of the State of Oregon, J H Schroeder, county judge, B F Ross, IT Weekly, county commissioners, and W W Gage, sheriff of said Coos county, defendants. The above cause came on to be heard before the Hon J C Fullerton, judge of the above entitled court, on the 15th day of September, 1897, at the courthouse, in Coquille City, upon the motion of defendants in the above entitled suit heretofore served and filed, moving the court to dissolve and discharge the injunction theretofore granted and allowed herein, the plaintiff appearing by J W Hamilton, its attorney, and the defendants appearing by S H Hazard, their attorney, and after hearing the argument of counsel, the judge of said court being in doubt as to what decision and determination should be made upon motion, took the same under advisement, and, now on this 15th day of October, 1897, at the regular October term, 1897, of this court, and the 11th judicial day of said court, the court being fully advised in the premises, in open court, makes the following decision and determination in regard to said motion: "It is by the court considered, ordered and adjudged that the said motion be and the same is hereby refused and denied and the said injunction permitted to stand, upon the consideration, however, that the plaintiff be and hereby is required to give to the defendants a new undertaking in the sum of four thousand dollars in all respects in accordance with section 409 of Hill's Annotated Laws of Oregon, within 10 days from the date of the entry of this order, and that if they fail and neglect so to do, then that said injunction heretofore granted be cancelled, annulled and held for naught.

And it is by the court further ordered, that the plaintiff have 10 days from the date of this order within which to file a reply to the new matter in the answer of defendants.

And the plaintiff in this suit now

appearing by D L Watson, jr, as associate attorney for plaintiff with said J W Hamilton, who is now absent, and the defendants by S H Hazard, their attorney, and the said attorneys for plaintiff and defendants in open court consenting thereto, it is by the court ordered that this cause be and the same is hereby referred to W U Douglas, as sole referee herein, to take the testimony in this cause and report the same to the court on or before the 1st day of the next regular term of this court.

Fee bill of district attorney for \$140 examined, allowed and ordered paid.

Bill of W Sinclair, deputy district attorney—approved for \$50.

Bill of Joel Patterson, bailiff, 14 days at \$3 per day—approved for \$42.

Mrs. C. W. Martin returned from San Francisco last Friday.

County Superintendent Barklow now visits the schools through the county on a bicycle. Mr. B. was in town this morning while on his round of visitation.

J. W. Leneve has a nice new line of Boots and Shoes.

The little store Run by the little man In the little Coquille Is no little wonder That it is rapidly gaining.

THE BERLIN STORE.

THE BEST OFFER YET.—Any one wishing to rent a good home in Coquille City can obtain a bargain by calling at the Herald office at once.

WANTED—TRUSTWORTHY AND active gentlemen and ladies to travel for responsible, established house in state of Oregon. Monthly \$65.00 and expenses. Position steady. Reference. Enclose self-addressed stamped envelope. The Dominion Company, Dept. Y, Chicago.

If you want your Boots, Shoes, Umbrellas, or anything at the lowest "Racket" prices, go to the Fair Store.

Important Announcement. By special arrangement with The Arena Co., we are enabled for a short time to offer The Arena and this paper together for one year for only \$3.25.

We will also receive subscriptions to The Arena—\$2.50 per annum.

WANTED—HELP, ENERGETIC and competent men to thoroughly canvass Coos and Curry counties. Address: C. HAY, A. O. U. W. Temple, Portland, Oregon.

MARRIED.—ELANOR.—At Norway, Oct. 10, 1897, by Rev. V. A. S. L. Lafferty and Miss Amelia Ellingren.

BORN.—CHRISTENSEN.—At Bay City, Oct. 9, 1897, to Mr. and Mrs. Andrew Christensen, a son, Wayne.—On Istakm's night, Oct. 5, 1897, to Mr. and Mrs. J. Watson, a son.

DIED.—NOSLER.—In Coquille City, Oct. 18, 1897, Mrs. Mattie E., wife of Judge J. H. Nosler, aged 64 years, 11 months and 8 days.

The Riverton Hotel

MRS. O. A. KELLY, Proprietor, RIVERTON, COOS COUNTY, OREGON.

EVERYTHING NEW AND NEAT, AND Tables supplied with the best in the market. Regular board and lodging, \$4 per week. Single meals, 25 cents. (sept)

HERE TO STAY! L. H. MORGAN, Contractor and Builder, COQUILLE CITY, OREGON.

RELIABLE ESTIMATES ON ALL kinds of buildings. Plans and specifications furnished on short notice. All work guaranteed. (aug17)

MEN! You can be cured if you suffer from any of the following ailments: Gonorrhea, Syphilis, etc. Dr. Jordan & Co., 1081 Market St., San Francisco, Cal.

THE Bane of Beauty. Beauty's bane is the fading or falling of the hair. Luxurious tresses are far more to the matron than to the maid whose casket of charms is yet unfilled by time. Beautiful women will be glad to be reminded that falling or fading hair is unknown to those who use Ayer's Hair Vigor.

Ayer's Hair Vigor.

CANDY CATHARTIC Cascarets CURE CONSTIPATION REGULATE THE LIVER ALL DRUGGISTS ABSOLUTELY GUARANTEED TO CURE ANY CASE OF CONSTIPATION.

W. C. ROSE'S Central Market Gray Building, Front Street. FRESH MEATS, VEGETABLES, LARD, BUTTER, FRUITS, Etc. Of all kinds in their season, fresh and at lowest market rates. Highest prices paid for country produce.

SIDNEY School Furniture Co MANUFACTURE THE CELEBRATED "BEAUTY" Automatic Pupils' DESKS, For Sale at a Bargain.

I WILL SELL MY RANCH, CONTAINING 160 acres, 30 in cultivation; 30 acres creek bottom; 80 acres in pasture, fenced; 125 fruit trees, bearing, and all kinds of small fruit; large house 7 rooms, plastered and papered; barn 40x50, stables, cattle sheds, and all necessary outbuildings; good spring water piped to house, milk-house and barn; about \$800 or \$900 worth of white cedar timber for lumber or matchwood; buildings new or nearly so; county road on one side of place; five months' term of school each year, five minutes' walk from house; forty minutes' drive to Bandon or the beach; \$500 insurance on buildings. Price \$1100. Will also sell farming tools, stock, sheep tools, and furniture. I am past 70, too old to farm and mean what I say. I will sell; make me an offer and come and see me. No incumbrance on the place. For full particulars call on or address DAVID BAYLWIN, Bandon Oregon.

GENERAL BLACKSMITHING, HORSE-SHOEING and WAGON-WORK. Having a new and well-equipped Blacksmith and Wagon Shop, we are prepared to do all kinds of manufacturing and repairing in first-class style and at reasonable rates.

Give Us a Trial. WILSON & FIELD.

THE COQUILLE PHARMACY COQUILLE CITY, OR., Corner Second and Taylor Streets, Is the Coming Drug Store.

IF WE HAVEN'T GOT WHAT YOU WANT, Will Supply It For You. Don't fail to call at the Pharmacy. You will find a full stock of Stationary, Tablets and School Supplies on hand. Prescriptions Scientifically Filled. DR. J. BURT MOORE, Proprietor.

HOTEL COQUILLE, C. H. BUTLER, PROPRIETOR. HAVING LEASED THIS NEW, COMMODIOUS AND MODERN HOSTLERY I am now prepared to entertain the traveling public in first-class style, with the very best of accommodations and at most reasonable rates. Tables supplied with the best market affords. SAMPLE ROOMS for Commercial men, roomy and centrally located. SPECIAL ACCOMMODATIONS and Terms for Families and Theatrical Troupes. Rates—\$1 to \$1.50 per day.

TUTTLE HOTEL, (LION'S PROPERTY, NEAR MASONIC HALL,) Coquille City, Oregon. Conveniently Located to River and Ocean Steamer Landing and to Railroad Depot. First-Class Accommodations Large and Airy Rooms, and Table Spread with the Best the Market Offers. Only White Labor Employed. RATES: Per Day, \$1. Regular Boarders, per Week, \$5; Transients, per Week \$5; 25 Cents for Single Meal. S. J. TUTTLE PROPRIETOR.