



**COURT RECORD.**

**Short Term of Circuit Court—**  
Judge L. T. Harris, Presiding.

Circuit court convened last Monday at 9 o'clock and adjourned at 9:30 Wednesday. An adjourned term of court will be called Thursday, July 6th. Judge Harris will prove popular with our attorneys. He is quick and alert in all things. He is business-like, and his manner of holding court is likened to that of Judge Hamilton.

There were no criminal cases on the docket. Two jury cases were docketed, but only one went to the jury, that of C. E. Ireland vs S. N. Lilly. The other jury case was dismissed on account of failure of plaintiff to prosecute and of course did not go to the jury. Following is a record of proceedings.

Palmer Ayres, plff vs E. W. Strong, def; action—verdict \$50 for plaintiff.

J. L. Lewis, plff vs H. J. Rutter, def; action—dismissed on motion of plaintiff.

William Milton Howell, plff vs Adam Wilhelm & Sons, def; suit in injunction—referred to Louise Meeker to take testimony.

Mary E. Herbert, T. M. Coon, et al plffs vs A. L. Coon, def; suit for sale of real property—continued for the term.

Mary J. Whitby, plff vs Roscoe E. Edwards, Alice Edwards, Augusta Strake, John Strake, P. M. Totten and Leah J. Totten, defts; suit foreclosure mtge real property—mortgage foreclosed.

T. W. B. Smith and Nancy J. Smith plffs vs John McBea, Maud Grubbs, and Thaddeus Grubbs, defts; suit for sale of real property—sale confirmed.

L. H. McMahan plff vs Sing On, def; suit to dissolve partnership and for accounting—dismissed without costs.

Sol King plff vs Eli King, and Abe King, defts; action on promissory note—dismissed on motion of plaintiff.

Sol King plff vs Eli King, def; action—dismissed on motion of plaintiff.

Jacob Koch plff vs Karl Groskey, def; action—dismissed at cost of plaintiff for failure to prosecute.

L. E. Smith, plff vs Rowland Fischer, def; action on promissory note—judgment for \$50 and attorney fees of \$90.

Carlo Minotte, plff vs C. C. Chandler, def; action—continued for service.

W. H. Malone, plff vs A. L. Clark, and Madge Clark, defts; action—settled, dismissed.

George A. Houck, plff vs H. M. Donat, Mary A. Donat, his wife, and Robert Black, defts; suit foreclosure of mtge—continued for term.

George A. Houck, plff vs Geo. Schafer, Annie Schafer, Edward Donat, and Agnes Donat, defts; suit foreclosure of mtge—continued for term.

Geo. T. Vernon, plff vs N. P. Slate, et al defts; suit for partition of real property—M. P. Burnett appointed referee to sell real property.

Geo. E. Chamberlain, as governor of Oregon, F. L. Dunbar, as secretary of state, and Chas. S. Moore, as state treasurer of the state of Oregon, constituting the state land board, plff vs H. M. Donat, Robert W. Black and Geo. A. Houck, defts; suit foreclosure of mtge—decree of foreclosure granted.

Geo. E. Chamberlain, as governor of Oregon, F. L. Dunbar, as secretary of state, and Chas. S. Moore, as state treasurer of the state of Oregon, constituting the state land board, vs Geo. Schafer, Annie Schafer, Edward Donat, and Agnes Donat, and Geo. A. Houck, defts; suit foreclosure of mtge—decree of foreclosure granted.

Geo. E. Chamberlain, as governor of Oregon, F. L. Dunbar, as secretary of state, and Chas. S.

Moore, as state treasurer of Oregon, constituting the state land board, plffs vs Rowland Fischer, Ethel E. Schon, Cora E. Ford, Harry Ford, Ida R. Morris, David Morris, Margaret Fisher, L. E. Smith, and E. E. Wilson, administrators with the will annexed of Jane Fisher, deceased, defts; suit foreclosure of mtge—decree of foreclosure granted.

Richard Graham, plff vs Jane Hogue, et al defts; suit to quiet title—decree granted.

Pacific States Telephone Company, a corporation, plff vs Richard Kiger, def; action for damages—dismissed at cost of plaintiff.

Henry J. Troup, plff vs Earnest Seehafer, and Anna Seehafer, defts; suit foreclosure of mtge—judgment for \$504.16 1/2 attorney fee \$45.

C. E. Ireland, plff vs S. N. Lilly, def; action—verdict \$459.75 with costs.

**Igorottes and Boiled Dog.**

Two hundred Igorotes, Moros, Negritos and Visayans will leave the Philippine Islands this week, arriving in Portland the latter part of April, where they will proceed immediately to the grounds of the Lewis and Clark Exposition. These natives will populate the Philippine village on the Government peninsula at the Exposition.

Upon their arrival, the construction of the Philippine village will be started at once. A feature of this will be a city of houses built on poles over the surface of Guild's Lake. This is characteristic of the expedient resorted to by the natives to avoid reptiles and foes of similar kind. The city of poles will be occupied by the Moros, who with the Igorottes stand lowest in the scale of civilization.

Boiled dog will represent the principal sustenance of the Igorottes, who are conceded to be epicureans regarding this delicacy. The general supposition is that a hearty meal of boiled, fried or roasted canine adds fervor to the fighting powers of Igorotte warriors. Accordingly, the dog-flesh is served only to the males, the fairer sex being denied the rare treat.

Visitors to the Centennial, however, need have no fear of witnessing a bloodcurdling combat, unless the Portland police should become obstreperous in the presence of the Igorottes, which would naturally result in a lively seance.

**Took To The Fence.**

Some party has kindly sent us the following account of a "fencing" match between two men and a bull:

Last Tuesday, while leading a cow from G. G. Newton's to S. A. Coopes's Arthur Allen was attacked by a shorthorn bull; Allen was accompanied by Ben Cooper. When they reached the pasture where Newton's cattle were, they were met by the bull, and the animal refused to let them pass. Allen was within 30 yards of the fence and Cooper 50 yards further on a horse.

When the bull got within 20 feet of Allen he took to the fence, the enraged bull after him and Cooper after the bull. When Cooper reached the bull he was within three feet of Allen. After the second attempt to fence the boys, the bull was finally driven off and they proceeded on their journey.

**Incredible Brutality.**

It would have been incredible brutality if Chas. F. Lemberger, of Syracuse, N. Y., had not done the best he could for his suffering son. "My boy," he says, "cut a fearful gash over his eye, so I applied Bucklen's Arnica Salve, which quickly healed it and saved his eye." Good for burns and ulcers too. Only 25c at Allen & Woodward's drug store.

**FOLEY'S HONEY AND TAR**  
For children's cough, cures. No opiates.

**BENTON MAN HURT.**

**George Beamis is Badly Injured—**  
—Thrown From Hack on Steel Bridge.

The following account of an accident which befell George Beamis is printed by the Albany Herald:

An accident occurred on the steel bridge last evening, which came near terminating in a fatality for one of the participants if, indeed it does not result in his early death. George Beamis, an aged and well known farmer, residing in Benton county about five miles west of this city, was on his way home from a short stay in Albany, accompanied by Henry Hector, one of his neighbors. While driving across the steel bridge, and on the further approach, something became disarranged about the harness and Mr. Hector dismounted and passed to the heads of the horses. About this time the rig ran upon the heels of the horses and the team, turning suddenly overturned the covered hack in which Mr. Beamis sat, throwing the gentleman violently to the floor of the bridge with the hack on top of him. In the melee the wagon pole was broken and the hack was otherwise damaged.

Mr. Beamis was at once given aid. He was lifted into a buggy that was passing and as he was in great pain, was immediately driven back to this city and taken to the home of his son, Arthur Beamis, who resides on Lyon street, between Seventh and Eighth streets, and Drs. Stark and Wallace were called in to administer to the injured man, who was in great pain and believed to be dangerously injured.

An examination showed that the patient's collarbone was broken and that his body was severely bruised in a number of places. His breast was also badly injured and it was the opinion of the physician that a rib was broken and a splinter of the bone had penetrated the right lung. Other internal injuries is feared may have resulted, but these could not be ascertained last night by the examining physicians.

The patient was relieved so far as it was possible considering the nature of the injuries and at a late hour he was resting easy at his son's home where Mrs. Beamis had joined him, having been brought to the city as soon as the news of the accident could be learned at the farm home of the family. The patient, while seriously injured was thought to have a good chance for recovery in spite of the grievous injury sustained, an injury that at his age—Mr. Beamis is over 70 years old—is a grave one.

**POVERTY PARTY.**

To be held in Odd Fellows Hall, Thursday evening, April 6, by the W. R. C. Supper 15 cents. Everybody invited. RULS, REGULASHUNS AN PROW-GRAM.

Ever Wumon wat kums must were a kaliker dres an aperr tue be approprait.

Know gent with a bild shurt and dood koller is alloud tu cum onles he pais a find of 5 cents—a kompertent kommitti will luck after the bacheller fellers.

**FINDS FOR WIMMIN**

No aperr, 1 sent; ear rings, 1 sent; finger rings, 3 sents; speck-tickels, 2 sents; silk dres, 5 sents; wul dres, 3 sents; wearing nue dres, 5 sents; brespin, 1 sent; trimmed aperr, 2 sents; store teath 2 sents for men and wimen.

**FINDS FOR MEN**

Blacked butes, 1 sent; segars in pockets, 1 sent; watches, 1 sent; chawing gum, 5 cts.; stand in up collar, 5 sents; button hol bokay, 5 sents; creased pantz, 2 cts.; spoonin, makin sheap eyes, actin up etc., 10 cents each. All

je;nants to be rendered by O. I. Jege Quackenboss.

**VITTLES**

bred and buter Sandwitches, twisted donuts, jinger bred, and baked beans, Picles, cookeys an coffy.

It will cost the growd up adults 15 cts. an the little children will be nuthin just wipe there deer little nooses and bring um along. every body jine in an 'sing my country tis of you, one verse only cum r cum all. it will cummense at erly candle lite.

**Agricultural Automobile.**

Yesterday General Thorp started for Chicago, and after a brief sojourn there he expects to proceed to Pittsburg, Pa. The General goes East to perfect the patent and oversee the construction of an agricultural automobile which he has invented.

This machine is very unique in its conception; it is designed for a variety of uses. It is intended for supplying motive power for mowers, for plowing, for attachment to pumps for drawing water, for sawing wood, for use on the road, in short for a thousand and one things, at present unthought of and yet requiring power.

General Thorp calls it an agricultural automobile. It is said by him that the machine is of tripod construction, as it has three legs. But the legs in this case are wheels and it will be commonly known as a tricycle machine. It will be worked by a gasoline engine and may be brought up to almost any horse power.

It is to be of all-metal construction—not a bit of wood about it. Wheels will have steel tires, and only the finest of metal will be utilized in constructing this new machine. General Thorp expects to be East about 30 days. It is his desire to have his agricultural automobile constructed, thoroughly tested, and in every way perfected by the opening of the Lewis and Clark Fair, as he wishes to place it on exhibition at the Exposition. From what is learned, it takes no stretch of imagination to believe that the General has conceived something of unusual worth and merit.

**Foley's Kidney Cure**  
makes kidneys and bladder right

**HAROUN'S TROUBLES.**

**The Professor has Fully as Much Trouble as the Average Married man.**

Prof. S. F. Haroun, well known in this county, is still in trouble. First his wife sued him for divorce on grounds of infidelity, then his sister, Mrs. Lottie Stewart caused his arrest, on the charge of obtaining money under false pretences. The following squibs are from our Eugene exchanges.

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Attorneys L. Bilyeu and C. M. Kissinger, counsels for F. S. Haroun, yesterday purchased the Eugene Business college from their client. The property was encumbered to the extent of \$300, which was paid by the purchasers.

Attorney Kissinger stated to a Register reporter that commencing next Thursday morning classes would be resumed at the college and that all those who had paid their tuition would be welcome to resume their studies. New pupils will also be welcomed. The new proprietors are casting about for a corps of teachers and instructors and it will be the purpose of the new administration to place the institution upon a high plane of efficiency.

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Professor Haroun is still in the county jail, not yet having given bonds. Saturday evening ten men, it is said, offered to give a cash bond for the professor's release, but it is said that his attorneys advised them not to do so yet. Just why is not explained. Attorney Kissinger this morning informed a Guard reporter that they do not want their client to secure bonds for a little time yet. It is probable that they figure upon a settlement of the case soon, but it is strange that they should want to keep the man in jail when it is apparent that bonds could easily be procured.

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There has been a general rumor that Mrs. Lottie Stewart, who caused the arrest of her brother, is preparing to return to her home at Seymour, Wis., and that the prosecution will be dropped. The Guard is reliably informed that she will not return to her home until the case comes to trial. The fact that she is shipping her household goods to her husband at Seymour probably gave rise to the rumor.

**Must Have Steeple.**

Last Saturday a 500-pound bell for the Catholic church in this city arrived from Philadelphia. The bell is supposed to be of the finest quality of bell-metal and cost laid down in this city in the neighborhood of \$150.

For many years members of this church have desired a bell, as have the various Fathers located here, but they felt that as the church was not large in membership they could scarcely afford it. During the past winter Father Springer resorted to every means within his power to secure money with which to purchase the bell. The money was raised, the bell is here and paid for.

Now, another problem confronts Father Springer—the matter of hanging the bell. There is no tower to the church and means of building a steeple must be forthcoming. It is thought some time during next month the ladies of the Catholic church will hold what is known as a "fair" and see what can be raised for the erection of a steeple.

**The Corvallis Gazette**

**Semi-Weekly**

A twice-a-week newspaper

containing 72 columns each

week of the current news of

Benton County.

All the local news all of the

time, with a large amount of

miscellaneous matter.

**HOUSE-CLEANING**

time is here, and you will need **Wall Paper, Carpets, Matting,** and many other things. You know where everything in the House Furnishing line is kept? At Hollenberg & Cady's, of course. They have the largest line in town and their prices are always right. We have the

**New "Eldridge B" Sewing Machine**

now on sale and would be pleased to have you call and see them. They are a Standard Machine, have all the latest improvements, and we guarantee the price lower than any other. New line of Trunks and Suit Cases now on display and will be sold at astonishingly low prices. Call and see

**Hollenberg & Cady**