

TELEGRAPHIC SUMMARY.

Sonator and Mrs. Dolph will start for Oregon soon. Socialists had a row at a New Jersey picnic, and several persons were injured. Too much beer. Gov. Torres, of Sonora, Mexico, has offered \$500 a head for every hostile Apache warrior killed. Edward A. Ladd, of East Portland, was run over by the cable cars at San Francisco, and badly injured. Powderly, while speaking in Boston, was taken with a severe pain in his breast, and had to leave the rostrum. An old Indian chief says the Apache war will be a big one. One hundred warriors are said to be on the war path. Gen. "Tacump" Sherman says he don't believe the Iowa boys will "mob" Cleveland should he visit St. Louis during the G. A. R. encampment. It is likely there is more danger from Chicago.

June 13.

Failures under the coffee panic aggregate several million dollars. Distillers will make no whisky between July 1, 1887, and July 1, 1888. Indians are in favor of selling most of the Cour d'Alene reservation. Secretary Lamar has returned from the South, and is again at his post. State flags captured from southern states during the war are to be returned. One-third average crop in the hop districts of New York will probably be harvested. Ex-speaker Keifer says that Sherman will surely be nominated by republicans, and that Blaine has gone to Europe for his health. Lieut. Johnson telegraphs from San Pedro that he captured the Indians' camping outfit, stock, saddles, etc., but the Indians managed to escape on the 11th. Gen. Miles now has charge of the campaign. Francis Patterson, known as "Blind Patterson," who has a national reputation as the man who became blind and wandered away from the army in war times, has just had the charge of desertion removed, and has been allowed \$13-322 overdue pension. The Sharpe jury is yet incomplete. The London Times says the Pope has no sympathy with Parnell's Irish campaign. The Massachusetts legislature refused by a vote of 135 to 73 in the house to adopt a prohibition constitutional amendment. In the hearing of 71 habeas corpus cases at New York the court held that assisted immigrants were not paupers. The Topolobampo colonists are said to be suffering very much. Apalling tales of misery, starvation and distress are told by a party just arriving at Nogales from there. The will of the late Wm. A. Wheeler was opened at Malone. It gives \$25,000 to home missions, \$5,000 to foreign missions, \$5,000 to his housekeeper, Betsy Chambers, and a few bequests to various friends. The German parliament has passed a bill providing for temporary extension of the electoral franchise pending complete revision of the constitution. The bill raises the number of voters from 130,000 to 300,000. Col. Crocker, of the Southern Pacific, says the statement published in a morning paper that while he was in Portland arrangements were effected with a terminal company in that city by which the Southern Pacific will participate in the Union depot there, is a mistake. The matter is still in abeyance. Professor Robb, late of Tacoma, W. T., is at Merced, Cal., making an effort, which gives promise of success, to raise a fund to start an academy. Over \$5,000 has been subscribed by citizens, out of \$5,000 required to be advanced by the public. The balance of the capital will be furnished by Mr. Robb. Some time this week a change of time in the departure of the Oregon express over the California road is to go into effect. It is to leave San Francisco at 6:30 at night, arrive at Sisson's at 7:30 next morning for breakfast, reaching Cole's station at 11 a. m., Ashland at 5 p. m., and arriving at Portland at the same time as at present.

"THE AWFUL EXAMPLE."

"On our run yesterday," remarked a conductor of the Rock Island, "we had a passenger that was so drunk that I came near putting him off the train. He was in the smoking car, where he wanted to fight with every body, and was making himself so obnoxious that the passengers appealed to me to have him taken out. I was about to drop him in a frog pond, when some friend of his came in from the rear car and agreed to take care of him. So I allowed him to stay where he was. In a few minutes, however, he was kicking up another row, and so I called my brakeman, and was about to put him off when a lady came in from the other car and begged so hard for him that I relented. She said that if I put him off it would be very hard on the rest of them, causing them to disappoint an audience in the next town and lose the money which they would take in at the door, and which was absolutely necessary to pay their hotel bills and railway fare. My drunken passenger was the star of a By-night theatrical company playing the great temperance drama, "Ten Nights in a Bar-room."—Chicago Herald.

CHILLS AND FEVER, MALARIA.

"Many cases of fever and ague, dumb ague and congestive chills were promptly arrested and entirely banished by the use of Simmons' Liver Regulator. You don't say half enough in regard to the efficacy of this valuable medicine in cases of ague, intermittent fevers, etc. Every case has been arrested immediately. I was a sufferer for years with the liver disease, and only found relief by using the Regulator."—Kosser J. Wicks, Batavia, Kane Co., Ill.

LIVER PILLS.

Use Dr. Gunn's Improved Liver Pills for bilious complexion, pimples on the face and biliousness. Never sickens or gripes. Only one for a dose. Samples free at Geo. E. Good's.

In a horn, menthol pencils at D. W. Matthews & Co.'s drug store.

CIRCUIT COURT.

Proceedings of the June Term of the Circuit Court for Marion County-- Cases Disposed of.

ROUSE, J. SALEM, June 13, 1887.

The June term of the circuit court for Marion county convened at the court house at 1 p. m. yesterday.

Of the thirty-one jurors, the following comprise the grand jury: Frank Manning, foreman; E. P. Walker, Wm. Hanegan, J. G. Eberhardt, F. S. Smith, H. B. Condit, H. T. Baughman. Scott Taylor was appointed bailiff of the court and James Coffey of the grand jury.

The following business was disposed of: State of Oregon vs. Samuel E. May; confirmation; sale confirmed.

Levy vs. Blair; action for money; decree according to prayer of complainant. Elijah Smith vs. Jacob King; foreclosure; settled and dismissed.

Riley vs. Graham; suit for possession of real estate; demurrer withdrawn and answer filed.

Jackson vs. Moshberger; foreclosure of mortgage; decree.

Dawson vs. Liggett; action for money; settled and dismissed.

Johnson vs. Swartz; action for money; default and judgment.

Cook vs. Savage; foreclosure; demurrer withdrawn and answer filed.

First National Bank vs. Phelps; action for money; settled and dismissed.

Byland vs. Wentz; suit for partition; settled and dismissed.

Pickens vs. Pickens; divorce; default, and M. W. Hunt appointed referee.

Hubbard vs. Hubbard; confirmation; sale confirmed.

Gilbert Bros. vs. Bashor; confirmation; sale confirmed.

Pelland vs. Bergvina; confirmation; sale confirmed.

Settlemier vs. Clark; confirmation; sale confirmed.

Kaminsky vs. Brown; confirmation; sale confirmed.

A. N. Bush vs. August Giesy, treasurer of Marion county; mandamus proceeding; argued and submitted on demurrer of defendant.

Adjourned until to-morrow at 9 a. m. June 14.

McCann vs. Rivet; review; motion by Kaiser to dismiss appeal argued.

Dawne vs. Dawne; divorce; default; and Samuel Hayden appointed referee.

Pickens vs. Pickens; divorce; enter divorce when costs are paid.

Janney vs. Janney; action for money; demurrer withdrawn, and answer to be filed to-day.

Wanderley vs. Rubie; action for money; demurrer of Wm. Rubie withdrawn; answer to be filed to-morrow at 10 a. m. Demurrer of Walter withdrawn; answer to-morrow morning.

Wischer vs. Hagey; confirmation; sale confirmed.

Caroline Jones vs. F. D. Jones; divorce; default, and referred to P. H. D'Arcy.

Walter Rubie vs. Wm. Rubie; leave to amend answer to to-morrow.

Kearns vs. Kearns; divorce; demurrer withdrawn; answer to-day.

W. H. Adams vs. City of Salem; action to recover money; argued and submitted on demurrer.

Elliott vs. Elliott; divorce; granted. State vs. Saunders; murder; on trial. Following is the jury in Saunders trial: J. A. Pooler, John Parnell, W. H. Lenon, D. W. Gibson, Oliver Aral, Chas. Benson, W. B. Cox, J. E. McCoy, B. E. Robertson, B. F. Davenport, Wm. Holcomb, James Walker.

WHY HE WEAKENED.

"Now, gentlemen," said the boisterous man in the smoking car, "this thing of eating thirty birds in thirty days is easy enough to do, unless you are betting you can do it. The idea of having it do makes it repulsive. Now, for instance, I will bet five dollars that there is not a man in this car that can take thirty drinks in thirty days." "I will take the bet," said a tall, rawboned party across the aisle. "All right, sir. Where did you say you were from?" "I am from that great Commonwealth of Kentucky, sir."

"Good; put up your money."

"Here is the drink. Now, what drink do you name?"

"Water," said the boisterous passenger as he put up a V.

"Water! water!" screamed the gentleman from the dark and bloody ground. "The money is yours, stranger. Do you suppose I would drown myself for \$5?"—Nashville American.

AN UNEXPECTED SUGGESTION.

"Say, Gadderny," said Mr. Smith, as he came into the fish-store with a lot of tackle in his hand, "I want you to give me some fish to take home with me. Kind of fix 'em up so that they'll look as if they've been caught to-day, will you?"

"Certainly, sir," said the grocer. "How many?"

"Oh, you'd better give me three or four bass. Make it look decent in quantity without appearing to exaggerate, you know."

"Yes, sir. But you'd better take white fish, hadn't you?"

"Oh, nothing, except that your wife was down here early this afternoon and said if you dropped in with a fish pole over your shoulder and a generally woe-be-gone look, to have you take white fish if possible, as she liked that kind better than any other."

Mr. Smith took white fish.—[Merchant Traveler.

SUPREME COURT.

SALEM, June 13, 1887. The supreme court met yesterday with Lord, C. J., and Thayer, J., present; absent, Strahan, J. The following cases were decided:

H. T. Bingham and E. W. Bingham, apps. and resps., vs. Chas. Salene and Christina Salene; appeal from Columbia county. This is a suit in equity to enjoin defendants, Salene and Salene, from interfering in any manner with the exclusive right and privileges of plaintiffs to go upon and over, and invite others to go upon and over certain lands for purposes of shooting and hunting wild fowl upon certain lakes, sloughs, etc., which defendants had leased for such purposes to plaintiffs. Both parties appeal from finding of court below. Decree reversed, and complaint ordered dismissed, each party to pay his costs. Opinion by Lord, C. J.

State of Oregon, resp., vs. Edward M. Clements, app.; appeal from Baker county. The defendant, Clements, was convicted of manslaughter in the circuit court of Baker county, alleged to have been committed by producing abortion upon one Lena Dakota, from effects of which she died. Judgment is reversed, and case remanded for a new trial. Opinion by Thayer, J.

John Hobson, et al., resps., vs. Thos. Monteith, et al., resps.; appeal from Clatsop county. This is a case involving certain property rights in Astoria. Judgment reversed and remanded for a new trial. Opinion by Thayer, J.

S. A. Neppach, resp., vs. W. P. Jordan, app.; appeal from Multnomah county. This is a case of forcible detainer by defendant, Jordan, in retaining possession of certain property in Portland. Plaintiff secured possession in circuit court, and case is appealed. Judgment reversed and new trial ordered. Opinion by Lord, C. J.

J. G. Elliott, app., vs. Wm. Stewart, et al., resps.; appeal from Clatsop. This is a suit begun by plaintiff, Elliott, to enjoin defendants from fishing on certain premises claimed by him, and alleged by defendants to belong to government, being a sand bar of Columbia river. Defendants won in lower court. The decree is affirmed, except as to question of damages involved. Opinion by Lord, C. J.

Laura Lakin, resp., vs. Oregon Pacific railroad company, app.; appeal from Benton county. This is a case wherein the plaintiff, Laura Lakin, obtained from defendant in the circuit court \$1650 damages for injuries sustained in a railroad accident at Summitstation while en route from Corvallis to the Bay. The judgment of the lower court is affirmed. Opinion by Thayer, J.

Court adjourned until 11:30 a. m. to-day, when it is expected that Strahan, J., will deliver several opinions.

Tuesday, June 14.

State of Oregon vs. Dan Moran; appeal from Multnomah; judgment of lower court affirmed. Defendant was found guilty of manslaughter in the circuit court of Multnomah county in November 1886, for killing Frederick Kalusaha, and sentenced to imprisonment in the penitentiary for 15 years. The case was appealed to the supreme court, and is affirmed. Opinion by Strahan, J.

Henrietta N. Kelley, resp., vs. William F. Highfield, app.; appeal from Multnomah county; judgment affirmed. Defendant began an action for damages for breach of promise to marry, and recovered \$14,000, which was cut down to \$7,000 by the court. Defendant appeals, and judgment of lower court is sustained. Opinion by Strahan, J., Lord, C. J., concurs, except in two points.

Abney R. Clark, et al., apps., vs. Mary A. Pratt, et al., resps.; appeal from Wasco county. This is an action involving real property. Decree of lower court is affirmed. Opinion by Strahan, J.

Motion in case of Fred Scott, resp., vs. O. R. & Co., app., to tax certain costs to appellant, allowed.

Motion to tax costs per stipulation in case of Scoggin vs. Hall, allowed.

Petition for rehearing and time to prepare specifications in case of John, resp., vs. Pearson, app., denied.

In matter of petition for rehearing in case of State vs. Barnett; motion allowed and time of rehearing set for June 25th.

Lord filed dissenting opinion in case of State vs. Elijah Smith ex rel. S. T. Reed, delivered some time since.

Adjourned to meet June 25.

LETTER LIST.

Following is the list of letters remaining in the postoffice at Salem, Oregon, June 15, 1887. Parties calling for them will please say "advertised":

Bates Will E Buckley Miss Grace Buckley Miss Nellie Barley Mrs Allie Bushey William

Collie Mrs Davis Noah Delashmitt Abbie Edgar J E

Gash Mr Hill Frank Gilbert Henry 2

Hutton Albert Heald Dr T S 2 Isaacson Miss Birdie

Kruse J F Munkers Henry McEvoy Wm

McClung Miss Martha Reed Mrs Mable Savage Mrs Hattie Shiel Geo K

Stroop Samuel Thompson Mrs Addie Waggoner L E Wakins Mr

Walker A W. H. ODELL, P. M.

A PRACTICAL ENGLISHMAN.

In a first-class railway carriage in Germany an Englishman was observed to be constantly putting his head out of the window. The train was going fast, and a sudden gust of wind blew his hat off. With a frightful oath he reached down his hatbox and hurried it after the hat. Then he sat down and smiled on his fellow passengers, but of course, did not speak. The Germans roared with laughter, and one of them exclaimed: "You don't expect your hatbox to bring your hat back to you, do you?"

"I do," said the Englishman. "No name on the hat, full name and hotel address on the box. They'll be found together, and I shall get both; d'you see now?"

Then those Germans subsided, and said they had always considered the English a great and practical nation.—[Paris Morning News.

A SLIGHT DIFFERENCE.

The "Prohibition League" humiliated and Chagrined About Nothing, as Shown by the Committee.

At a regular meeting of the Prohibition Amendment League, of Salem, held in the W. C. T. U. hall, June 13, 1887, the following preambles and resolutions were adopted:

WHEREAS, The general committee of arrangements for the Fourth of July celebration in Salem did agree to allow the temperance people one hour on the afternoon programme on that day, and

WHEREAS, Rev. R. B. Dilworth, of Portland, was invited and kindly accepted the invitation to deliver the address on that occasion, and

WHEREAS, The said committee has now refused to allow the said arrangements to be carried out; therefore be it

Resolved, That the temperance people of Salem are deeply humiliated and chagrined at being compelled to write to Rev. R. B. Dilworth, explaining the circumstances and declining his services for that occasion; also

Resolved, That a copy of these resolutions be sent to Rev. R. B. Dilworth, and to the Sentry, STATESMAN and Vidette, with the request that they be published.

T. C. SHAW, President.

W. H. BYARS, Secretary.

The statement in the preamble to the above resolutions, that "the general committee of arrangements for the Fourth of July celebration in Salem did agree to allow the temperance people one hour on the afternoon programme on that day," is totally at variance with the facts. No member of the committee except one, J. W. Webb, ever consented to such an arrangement, and the statement in the above preamble originates entirely with him. There was something said about a prohibition meeting in the square after the celebration exercises were over, but a place or time on the programme was not granted. The committee felt justified in this action, because the celebration is not for democrats, republicans or prohibitionists as such, but is intended for all the people, and not for the propagation of any particular political theories.

R. J. HENDERICKS, Geo. H. BURNETT, JOHN G. WRIGHT, GEO. J. PEARCE, Majority of the Committee.

GRAINS OF GOLD.

Anger makes a good servant, but a very bad master.

Self is a poor center for a man's actions to turn about.

Proud hearts and lofty mountains are always barren.—Hemans.

The love and the hate of people are equally dangerous.—Oliver Cromwell.

Garner up pleasant thoughts in your mind; for pleasant thoughts make pleasant lives.

Be not afraid to say "No"—many a man has pined in misery for years for want of this courage.

Fortune is like a market, where many times if you wait a little the prices will fall.—Lord Derby.

A sound discretion is not so much indicated by never making a mistake as by never repeating it.—Bovee.

In warm moments form your resolution, and in cool moments make that resolution good.—Prof. Tyndall.

When a rich quaker was asked the secret of his success in life, he answered: "Civility, friend, civility."—Bright.

The man who gives his children habits of industry provides for them better than by giving them a fortune.—Whately.

Study is the support of youth, the ornament of prosperity, the solace and refuge of adversity and the comfort of domestic life.

He who seldom thinks of heaven is not likely to get there; as the way to hit a mark is to keep the eye fixed upon it.—Bishop Horne.

DIPHTHERIA.

"I am living in a neighborhood surrounded with diphtheria and was attacked with diphtheria sore throat. I at once commenced to use Parley's Prophylactic Fluid, diluted about one-half as a gargle, when great clots of hard membrane and mucous came from my throat, and the attack passed off. I am satisfied of its efficacy as a preventative and cure for diphtheria."—W. P. WOODWARD, ROCKFORD, PA.

BORN.

CRONISE.—In Salem, Saturday, June 11, 1887, at 1:36 p. m., to the wife of T. J. Cronise, a daughter, weight eight pounds.

DAVIDSON.—On Thursday, June 9, 1887, near Salem, to the household of T. L. Davidson, a son.

Mr. Davidson says that in twenty-one years he will have another democratic voter.

MARRIED.

POTEVIN-EAGLEBERGER.—At the Sargeant house, in Salem, June 9, 1887, by Rev. W. H. Palmer, T. W. Potevin and Miss Sylvia Eagleberger, all of Marion county, Oregon.

DIED.

WOLF.—On Howell prairie, Sunday, June 12, 1887, the infant son of S. Wolf. The funeral will take place this morning at 11 o'clock, from the Baptist church, Rev. Mr. Jordan officiating.

PLAMONDON.—At the residence of her daughter-in-law Mrs. E. M. Plamondon, in this city, on Saturday, June 11, 1887, at 8:30 p. m., Mrs. Angeline Plamondon, mother of the late E. M. Plamondon; aged 96 years and eight months. Funeral from Catholic church at 2 o'clock p. m. on Monday, June 13th.

VENEN.—In Salem, June 11, 1887, John Venen, aged about 70 years. This is the old gentleman who met with the accident on the railroad.

Mr. Venen was an old resident of Conneaut, Ohio; he was in the jewelry business there a good many years, and was universally liked. He left Conneaut in 1876, and went to Iowa, and lived there for a number of years with Mr. Hoyt. Then they all moved to Salem, where they have resided since. He lived and died a true Christian.

Funeral at half past 2 o'clock to-day, from the residence.

MARKET REPORT.

The Prices Paid for Produce, and General Summary of the Salem Market, Each Week.

[Buying Prices.] WHEAT—Still quote at 95 cents, but quite uncertain; very little left to sell. Flour—Per barrel, \$4.60. Oats—Per bushel, 50 to 55c. Barley—Per bushel, 50c. Beans—Per ton, \$19 at the mill. Shorts—Per ton, \$21. Chop—Per ton, \$23. Hops—Offering all the way from 15 to 18c. Eggs—15c per doz. Potatoes—Per bushel, 21c. Corn meal—3c per pound. Oat meal—Selling at 60c. Cheese—15c per pound all round. Beans—3c per lb. Dried apples—Per pound, 9c. Dried plums—Per pound, 6c. Dried peaches—Per pound, 10c. Prickprunes—Per pound, 8c. Butter—13c to 20c per pound. Lard—50c per lb. Hams—Per pound 13c. Bacon sides—10c per lb. Shoulders—7c per lb. Breakfast bacon—Selling at 12c. Bacon—Sugar cured, selling, per lb, 10c. Beef—Selling, 80c per lb. Pork—80c. Mutton—60c. Veal—10c. Chickens—Buying, 25c per doz. Hogs—Buying, 4c. Beef—In foot, 25c, 3c. Onions—Selling at 4c. Cabbage—Out of market. Timothy Seed—Per pound, 7c; selling. Clover Seed—Per pound, 15c. White Clover Seed—Per pound, 25c. Wool—Paying 20c in Salem, and 25 to 27c in Gervais.

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