Cottage Crove Leader

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COTTAGE GROVE LEADER (Consolidated January 9, 1908.

COTTAGE GROVE, OREGON, FRIDAY, NOVEMBER 5, 1909.

VOL. XXI. NO. 30

HAMPTON 2 CO.

Cash To All

Half Price Sale

Necklaces and many other ar-

ticles in our Notions case to nu-

merous to mention. This Sale

Affords a splendid opportunity for

anyone wanting to select articles

Ladies Belts

Values to \$2, 15c each.

Dutchess Trousers

guarantee, \$2 to ____\$5,00

pender button comes off, we

will pay you 10c, if they rip

at the waist bann, we will

pay you 50c, if they rip in

the seat or elsewhere, we will

pay you \$1 or give you a new

Wealthiest Farmer.

the value of \$500,000.

If in two months, a sus-

The Dutchess trousers

are sold under a positive

Collar pins.

Belt Buckles.

Shirt Waist sets.

Tie and Scarf pins.

for Christmas presents.

Solid Gold Bracelets.

Phoenix mufflers	\$.50
Spun Silk Searfs 90c to	4.50
Black hand bags 75c to	4.50
Latest styles in notions	
Flaunelette skirts 25c to	.50
Kuit Corset Covers	.50
Laundry bags	.25
Hand made doilies 121/2c to	.75
Hand embroidered center-	
pieces	2.25
Hand crocheted center-	
pieces	3.00

Underwear

Joeger fleeced heavy	.50
Boys fleeced heavy	.25
Boys natural wool 65, 75 to	.90
Mens heavy wool, \$2 and_	1.50
Mens light wool, \$1 to	1.40

Gordan Hats

Belgian hose for men ____ 1.50 A splendid hat, and will wear with any, \$2 to \$2.50. We have a good selection in color and

Gordan hat "always" ___ 3.00 Colors blue, green, gray, holly, olive, tan, brown and black.

Boy's Slickers

Will keep them dry \$2.00 pair.

Agents For

A. E. Anderson

Tailoring

Company

HAMPTON

COMPANY

Agents International Tailoring

Company

COUNTY COURT GRANTS COTTAGE GROVE PERMIT.

The county court was in session Mo., and is David Rankin whose this week with the new county farm comprises 25,610 acres. He judge, Helmus W. Thompson, at owns 12,000 fattening hogs, 9000 declared forfeited to the county. much, and among other things, farm are housed. It requires to to be tried. granted the city of Cottage Grove farm the vast estate machinery to a permit to lay its gravity water mains on county roads designated in the application, under proper bridges and culverts, and reserving sale by Marion Veatch. to the court absolute jurisdiction over the roads specified. They also approved the plat of Park addition to Coburg.

Want Men on Railroad Work.

The contractors on the Natron extension are still short of men, although many are going in. One of the sub-contractors sent a man to Salem to secure more help. They pay \$2.25 per day for common laborers on the grade and \$3 per day for tree fallers. Each man is supposed to furnish his own bedding, but room in the bunkhouse is provided without extra charge. Meals are furnished for 25 cents each. The usual hospital fee is also taken from the laborer's wages. The work is going along very systematically and rapidly, considering the number of men they have.

The Grove studio is now equipped with an Aristo lamp. Satisfactory pictures made at any time except the noon hour and Sundays. If you can't come in the daytime, let us know and we will be ready at your time.

PROCEEDINGS

Mrs. W. H. Blair Wins Her Suit For \$550 Commission.

CIRCUIT COURT

Circuit court keeps grinding right along on its grist of justice. John Camp, Joe Matlock, Jr., and against whom true bills were returned on Tuesday, were arraigned before the court Wednesday. Lynwood plead guilty to petit largeny and was fined \$25. He has no money and will spend 121/2 days in "laying it out." Camp and Matlock both plead "not guilty" and will stand trial.

John Camp, who plead not guilty" to the charge of the larceny by bailee of a surveyor's transit, changed his plea to guilty and was sentenced to three years in the penitentiary, but he was paroled on good behavior and required to report to the court once a month.

MRS. BLAIR WINS SUIT.

In the case of Sarah E. Blair vs. John F. Spray, the jury brought in a verdict for plaintiff in the sum of \$550 and judgment was rendered accordingly.

Blair sued Mr. Spray to recover a

TITLE TO PROPERTY IS GOOD.

In the Cottage Grove case of John W. Hazleton vs. B. K. Lawson, Tom Awbrey and Methodist and after examining the witnesses for plaintiff, defendents moved for a non-suit and it was allowed, ending the case very quickly.

The grand jury returned a true The wealthiest farmer in the three times to appear, in court, was associated with them. They designated in said bonds. Each said bids shall be received by the United States resides at Tarkio, and as he did not appear, the \$800 are both well known and highly of said bonds shall be signed by city recorder on or before the third cash bond put up by him was esteemed business men of this city the mayor of said City of Cottage day of January, 1910, at the hour

routine business, of which there is which the employes of the big ified for several cases which were company in the past. The Leader bear fifty interest coupons, one for the common council shall meet

The grand jury has about compleied its work and is arranging to The Singer stocking darner will make a trip to the poor farm at restrictions and regulations as to work on any sewing machine. For Thurston to look it over, as the law ophones and records at the Grove provides.

CHANGE IN A WELL

G. L. Rees has sold his interest in the Rees-Wallace Co., general merchants, to his business associates, C. W. Wallace and D. H. Hemenway, this deal or transfer Movember 3. Mr. Rees informs the Leader that he expects to remain in Cottage Grove during the winter, and states as his reasons for selling, that property interests at Portland require more of his attention than he has been able to give them since engaging in business in this city, and he will pro-Harold Lyuwood, who have been bably find it necessary to remove prisoners in jail for some time, and to Portland in the spring to better look after his rapidly growing property and business interests there. This news will be received with regret by the many friends of Mr. and Mrs. Rees in this city and community, where they are held in the highest esteem by all who know them. In fact, such a valuable acquisition was Mr. Rees found to bear interest at the rate of five be to Cottage Grove's enterprising per cent per annum and to run for business circles that he was some time ago elected president of the local Merchants' Protective Association, which office he has filled most satisfactorily. He has also of Cottage Grove does ordain: been a loyal and hard worker in the commercial club for the general advancement and upbuilding issue, in the name of the City of of Cottage Grove and community, Cottage Grove, Lane County, Orehe having served on many import- gon, in an amount not exceeding This is the case in which Mrs. ant committees. He was also an \$100,000, said bonds to bear interuntiring and most proficient worker est from the date of the delivery of commission for the sale of his on the early preliminaries in the said money to the city treasurer, place south of Cottage Grove last movement looking toward the creat at the rate of five per cent per tion of Nesmith county and he is annum, interest payable semistill a vigorous and loyal supporter annually, on the first day of Januof this cause and will continue to ary and the first day of July of each be although he should change his year. Each of said bonds shall be residence to Portland. Mr. and for \$1000 and shall be dated the Mrs. Rees have established a beau- first day of March, 1910, and shall Church Board, a jury was secured tiful home on Wall street in this be due and payable 25 years after city, which they will very reluct- date. The principal and interest antly leave and Cottage Grove can of said bonds shall be payable in illy afford to lose such estimable United States gold coin at the and worthy citizens.

Messrs. Wallace and Hemenway tage Grove or at such other place bill against R. Denton for bribing will continue their business along as the purchaser of said bonds may an officer, and his name was called the same lines as when Mr. Rees direct, which said place shall be the purchase of the same, which and will continue their business in Grove and shall be attested by the bid to be accompanied by a certijudge, Helmus W. Thompson, at cattle, 800 horses, and has on his the helm. They are working on land more than 100 cottages, in for Judge Harris, who was disqualliberal patronage accorded the Judge Coke held court yesterday such a way as to merit the same recorder of said city under the seal fied check for \$100, payable to the wishes Mr. and Mrs. Rees and the worthy successors, a full measure of success in every future endeavor.

A new stock of Columbia graph-

KNOWN BUSINESS FIRM FOR A NEW AND INCREASED **GRAVITY CITY WATER SYSTEM**

having been made Wednesday A Full Text of the Water Bond Ordinance With Emergency Clause as Passed by City Council Monday Evening.

Cottage Grove.

ORDINANCE NO 245

An ordinance providing for the ssuance and sale of not to exceed in amount \$100,000 coupon bonds of the City of Cottage Grove, Lane County, Oregon, said bonds a period of 25 years and providing for the payment of principal and interest on said bonds when due.

The Common Council of the City

Section 1. The mayor and city recorder are hereby authorized to office of the City Treasurer of Cotterest on said bonds.

At Monday evening's session of known as Lang Creek at a point the city council the following very where said creek enters the naimportant ordinance was unani- tional forest reserve or as near said mously passed which will be read point as practicable and extend to with interest by every citizen of and connect with the present water system and for the purchase of right of way and other necessary expenses in the construction of said pipe line and its connection with the present water system and the proper distribution to the Citizens of Cottage Grove of said additional water supply.

Section 3. All money derived from the sale of said bonds shall be deposited with the treasurer of said city and shall be deposited by him in the water fund of said city, to be used exclusively for the purposes above mentioned.

Section 4. The common council, shall, with the assistance of a competent engineer make an estimate of the entire cost of said pipe line and other matters incident thereto and shall advertise the sale of a sufficient amount of said bouds to provide said amount, not exceeding said sum of \$100,000.

Section 5. The city recorder shall upon the passage of this ordinance and its approval by the mayor insert in one newspaper published in the City of Cottage Grove and in one newspaper published in the City of Portland, Oregon, for three successive and consecutive weeks, a notice of the issuance of said bonds, giving the amount, denomination, rate of interest and time of payment of said each semi-annual payment of in- and examine said bids and award and sell said bonds to the highest bidder therefor, provided that no Section 2. The money derived bid for less than the par value of from the sale of said bonds shall said bonds shall be considered and be used, only in the construction provided further that the common of a water main from what is council shall have the right to reject any and all bids.

Section 6. The city treasurer shall deposit all money derived from the sale of water in the water fund of said city and after payment of interest on water bonds heretofore issued, shall out of the balance, pay the interest on the bonds hereby authorized and if at any time there shall be not enough money in the water fund to pay said interest the same shall be paid out of the general fund of said city, and the city treasurer is hereby authorized to pay said interest when due without further order, The principal of said bonds shall be paid out of the sinking fund provided in ordinance number 55 of said city after previous issues of water bonds have been paid.

Section 7. Whereas, the City of Cottage Grove is without adequate water supply, the health, peace and safety of the city demands that said bonds should be sold at an early date: an' emergency is declared to exist and this ordinauce shall be in full force and effect immediately upon its passage and approval by the mayor.

Passed by the common council this first day of November, 1909. Presented to the mayor the first day of November, 1909. Filed with the recorder, approved the first day of November, 1909.

C. H. VANDENBURG, Recorder, B. R. Job, Mayor.

NOTICE, NESMITH COUNTY CITIZENS

We are always busy. Every day gets busier.

We are always right and are getting righter.

Get in line and get yourself right. How will you do it? Get one of those Nifty PARISIAN SUITS.

Get one of those Nobby Hats.

Get a pair of those Snappy Shries.

Get Staley Underwear.

Cet Everwear Hosiery.

Get them all at Wheeler-Thompson Co's. and then you will be getting right. You know that when you want something good and right you have to come to us. We always have been leaders in these lines and always will, or bust a hame-string.

Wheeler-Thompson Company

"Have It For Less"