

Professional Cards.

PHYSICIAN AND SURGEON,

Office at Pioneer Drug Store

BARRETT & ADAMS.

HILLSBORO, OREGON.

OFFICE: Central Block, Rooms 6 and 7.

SMITH & BOWMAN.

Notarial Work and Conveyancing.

Rooms 6 & 7 Morgan Blk. HILLSBORO, OR.

DENTIST.

CIVIL ENGINEER,

Examined. Notary Public.

J. I. KNIGHT,

General Fire Insurance

OREGON.

Fire and Accident Insurance

Loans, Collections

H. D. STEWART.

Telephone No. 3.

W. N. BARRETT.

ATTORNEYS-AT-LAW

ATTORNEYS-AT-LAW,

9 a. m. to 4 p. m.

Notary Public

Justice of the Peace

# Washington County Hatchet

"We'll hew to the line, let the chips fall where they may."

LARGEST CIRCULATION WASHINGTON COUNTY.

OL. I, No. 51.

R

FOREST GROVE, OREGON, THURSDAY, MARCH 26, 1896.

THREE CENTS A COPY

# DIRECTORY.

TATE OF OREGON.

Wm. P. Lord
cretary of State Harrison R. Kincaid
castrer
pat Public Instruction G. M. Irwin
ste Printer W. H. Leeds
Chas. E. Wolverton
sprene Court ( R. S. Bean
F. A. Moore
dge Pifth District T. A. McBride
ttoracy Fifth District W. N. Barrett
John H Mitchell
John H Mitchell

# HINGTON COUNTY

	MASHINGIO		
	dge	В	. P. Cornelius
Lan	Gummissioners }	D	. B. Reasoner
111	Commissioners		T. G. Todd
	media .		R. H. Goodin
+~	Pieriff corder.		H. P. Ford
re	corder	E. I	McCormick
	- MONSTAY		v. Sappington
	isessor.	Geory	ge H. Wilcox
	hool Superintendent		T E William
	greyor		W. D. Woods

COURT-Third Monday in March and urth Monday in November COURT-First Monday in each month

ONERS' COURT-First Wednesday Monday in each month

### OF FOREST GROVE.

Hon. S. Hughes N. To serve one year, A. T. Knox. es Buxton, C. L. Large. re two years; T. C. McNamer, Hugh

ith. D. C. Stewart, President. Aaron Wells ...J. C. Greer.

John Striplin nmittees of City Council. -Councilmen Stewart, Large and

d Accounts - Councilmen McNamer

Public Property. - Councilmen Smith, Water .- Councilmen Buxton, Smith

Police. - Councilmen Large, Stewart

feans.-Councilmen McNamer, Buxouncilmen Stewart, McNamer and

. Fire Warden

Constable School Directors Thomas, A. B. Supt. of School

# Church Directory.

CONGREGATIONAL CHURCH. A. ROGERS, PASTOR. very Sunday at 11 a. m. and 8 p. m. ol after morning service. tings every Thursday evening at

ple's meeting one hour before Sunservice. The always cordially welcomed,

METHODIST EPISCOPAL CHURCH. D. A. WATTERS, PASTOR ery Sunday at 11 a. m. and \$30 p. m. of at 12.15 p. m. Junior league every b. m. Epworth league at 530 p. m., syer meeting 730 p. m., Thursday.

CHRISTIAN CHURCH.

rvice every Sunday at 11 a.m. and unday school at 10 a.m. Aaron Prayer meeting Thursday even-m. Sr. Y. P. S. C. E. Sunday even-y. m. Jr. Y. P. S. C. E. Sunday (p. m. Sylvia Edwards, president. cordially invited to all these Dried Apples.

# st Office of Forest Grove.

W. H. CROSLEY, P. M. L AND DEPARTURE OF MAILS. m Portland and all points: Departs

is, Salem and all points on the West | Beef ... ts 8:25 a. m. Arrives 4:30 p. m. lle, Manning, Buxton and Vernonia: Departs 1 p. m.

# GROVE FIRE DEPARTMENT.

DENERAL ALARM—Rapid tapping The location of the fire willbe indinumber of full taps given between alarms—corresponding to the numwhose limits aire given below. II—Three taps, pause, three taps, ng-Five taps.

WARD LIMITS. North of Pacific avenue and east

North of Pacific avenue and the discharge of his duties.

Way and B street.

All persons, therefore, having claims against

Vaylor's addition.

Between Pacific avenue and Between Second avenue and South South Park addition

TON COUNTY POST OFFICES.

ANY	Buxton	Beaverton
Link Mills	Centerville	Cornelius
at Grove	Farmington	Glencoe
en Home	Greenville	Glenwood
# Creek	Gaston	Hillsboro

# Civic Societies.

A. F. AND A. M. VE .- Holbrook Lodge, No. 30, the Thursday before the full

I. O. O. F. FOREST GROVE.—Washington lodge No. 48, acets in its hall every Monday evening.

FOREST GROVE.—Forest Rebekah lodge No. 44 meets in Odd Fellows hall on the first and third Wednesday of each month. HILLSBORO.—Montezuma lodge No. 50 meets in its hall on every Wednesday evening.

HILLSBORO.—Washington encampment No. 4 meets in Odd Fellows hall on the second and ourth Tuesdays of each month.

HII, LSBORO.—Hillsboro Rebekah lodge No. 4 meets in Odd Fellows hall every Saturday TIGARDVILLE, -Charity Lodge No. 75 meets its hall on the first and third Saturdays in

GASTON.-Wapato lodge No. 40 meets in its hall on the first, third and fifth Saturdays in

K. OF P. FOREST GROVE - Delphos lodge No. meets in Masonic hall every Saturday evening HII,LSBORO.—Phoenix lodge No. 34 meets in Masonic hall every Monday evening. CORNELIUS.—Simonides lodge No. 34 meets in its castle hall every Saturday evening.

GLENCOR. Glencoe lodge No. 22 meets i in its castle hall on every alternate Saturday. R. S.

FOREST GROVE. — Delpha temple, No. 7, meets in Masonic hall on the second and fourth Wednesday of each month. HILLSBORO.—Phoenicia temple meets in Ma. DR. NIXON,

A. O. U. W. FOREST GROVE.—Forest Grove lodge No. to meets in Odd Fellows hall on every Tuesday vening.

FOREST GROVE.—Degree of Honor lodge neets in Odd Fellows hall the second Tuesday of each month.

9 a. m. to 4 properties of the second Tuesday of Each month.

HILLSBORO.—Hillsboro lodge No. 61 meets in its hall on the first and third Fridays in each L. C. WALKER, SHERWOOD.—Sherwood lodge No. 20 meets in its hall every Thursday evening.

TIGARDVILLE.—Tigardville lodge meets in its hall on the second and fourth Saturdays in

TUALATIN. — Tualatin lodge meets in its hall on the second and fourth Saturdays in each worth. K. O. T. M.

FOREST GROVE.—Forest Grove tent No. 21 meets in Masonic hall on the second and fourth Tuesdays in each month.

HILLSBORO.—Viola tent No. 18 meets in Odd Fellows hall on the second and fourth Thurs-days in each month P. OF H.

Hillsboro Grange meets in its hall on the second and fourth Saturdays in each month at 12 m.

G. A. R. Forest Grove.—James B. Matthews Post, No. 6, meets in Masonic hall on the first and third Wednesdays in each month. W. R. C.

Forest Grove.—James B. Matthews Relief Corps meets alternate Thursdays in Odd Pel-lows hall.

Market Quotations.

FOREST GROVE.

CORRECTED WEEKLY BY GREER THE GROCER.

PRODUCER'S SELLING PRICE.

. 25 to 30 cts.

Eggs.

Ham.

Lard.

Onions .

Tallow

Ducks.

Turkeys.

Pork.

Wheat.

ning, deceased.

Sheep Pelts.

Dried Prunes.

Bacon-sides

10 cts. per doz.

7 cts. per 1b

.8 cts. per 1b.

.7 to 8 cts. per lb

2 to 21/4 per 1b

40 to 50 cts per

4 to 5 cts per lb

\$2 to \$3 per doz.

\$1.50 to \$2.

.53 cts. clear.

Administrator's Notice.

has been duly appointed by the county court of

the state of Oregon, for Washington county, ad-ministrator of the estate of Martin Manning,

deceased, late of Washington county, Oregon,

said estate are hereby requested and required

ANTON PEANNER.

Dissolution Notice.

ADAM BEIL,

L. N. GRAY.

Forest Grove, Oregon, February 6th, 1896

FOREST GROVE, FEB. 6, 1896.

Bucklen's Arnica Salve.

to present them to the undersigned at his office,

Notice is hereby given that the undersigned

.256 to 4 cts. per lb.

314 to 4 cts. per 1b.

\$5 to \$5.50 per dor.

8 to 10 cts. per lb. alive.

314 cts. per lb. dressed.

4 to 4% cts. dressed.

green 1 to 1%c, dry 4 to 10c 15 to 40 cts. each.

121/2 to 3 cts. gross weight 4 to 41/2 cts. dressed.

.15 to 20 cts. per hundred lbs. .60 to 75 cts. per hundred lbs.

10 to 13 cts. per 1b.

Forest Grove.—Forest Grove lodge No. 11 meets in its hall every Saturday evening. Hillsboro.—Hillsboro lodge meets in its hall every Saturday. Juvenile Temple, Sundays,

W. OF THE W.

#### BANK OF FOREST GROVE Forest Grove Camp No. 98, meets in Odd Fel-ows hall the first and third Saturday in each FOREST GROVE, OREGON

Established, 1889. Incorporated, 1894. CAPITAL \$50,000.00 GENERAL BANKING BUSINESS TRANSACTED

... Foreign and Domestic Ex-change Bought and Sold. Collec-tions Made on all Accessible Points and Promptly Remitted.

DIRECTORS A. HINMAN I. A. MACRUM. W. HAINES. D. C. STEWART. C. M. KEEP.

# NEXT!

# HAIRCUT WHILE YOU WAIT.

Shaving made easy AT WIRTZ BROS.

Wash and Be Clean at the Only Baths in Town.

Two doors South of Verts Hall.

## Miss Annie Pomeroy, Stenographer and Typewriter

General Typewriting, Law Work, Copying, Correspondence, etc., done quickly and neatly and at a moderate price . . . . . . . .

and that he has duly qualified and entered upon AT HATCHET OFFICE - Forest Grove

# SHERIFF'S SALE.

at Forest Grove, Washington county, Oregon By virtue of an attachment, execution and or with the proper vouchers within six months der of sale, issued out of the Circuit Court of the from the date hereof.

State of Oregon, for Multnomah County, in fa-State of Oregon, for Multnomah County, in fa-Administrator of the estate of Martin Man- L. A. Clark, Defendant, for the sum of Twenty-Dollars and twenty five cents, (\$21,25.) costs, and for the further sum of One Hundred Dolgold coin, with interest thereon at the rate of Eight (8) per cent. per annum, from the 16th day of May, 1893, and for the Notice is hereby given that the part- costs and expenses of sale and of said writ.

Now, therefore, by virtue and in pursuance of said judgment and attachment, execunership heretofore existing under the firm name of Beil & Gray is this day dissolved tion and order of sale, I will, on Monday the by mutual consent. The business will 6th day of April, 1896, at the south door of the be continued by Adam Beil. All accounts | Court House, in Hillsboro, Washington, County are payable to Haseltine & Co, of Port- Oregon, at the hour of ten o'clock a. m. of said day, sell at public auction to the highest bidder to-wit:

No. 1, north, in the Town of Tualatin, running thence North one hundred feet, thence East fifty feet, thence South one hundred feet, thence West fifty feet, to the place of beginning, all The Best Salve in the world for Cuts, situate in Washington County, Oregon. Said Bruises, Sores, Ulcers, Salt Rheum, sale is to satisfy the hereinbefore named sums. Fever Sores, Tetter, Chapped Hands, and for the costs and expenses of said sale. Chilblains, Corns, and all Skin Erup- Said property will be sold subject to redemp-

tions, and positively cures Piles, or no
pay required. It is guaranteed to give
perfect satisfaction or money refunded.
Price 25 cents per box. For sale by
Chas. Miller.

Sweek & Davis, Attorneys for Witness my hand this 3rd. day of March, 1896.

# CIRCUIT COURT.

#### GRAND JURY RECOMMENDS MUCH NEEDED REFORMS.

Circuit court met Monday morning after a week's adjournment with Judge McBride presiding. The grand jury returned eight true bills and one not true bill with its report. Their visit to the L. K. ADAMS. | poor farm was was made on foot, practising the economy they advocated by saving the usual livery bill.

Regarding the reference to sheriff's additional bond for the tax collection, it was furnished within fifteen minutes after the requirement came to his notice, which was by reading it in the HATCH-ET's report of the commissioners court proceedings. Such a bond has not always been required. The jury's happy way of calling attention to that threadbare and urgent matter, the necessity of a new jail, it is hoped will succeed where previous efforts have failed. The whole report meets with general approval.

The cases disposed of Monday were Zeitfuchs vs. Freeman, dismissed; Brown vs. Kuhnkel et al., default and decree. FOREST GROVE, Neckritz vs. Wlfite et al., default and decree as to Defendant Mary White: date of trial canceled conditionally Shute vs. Sherman, time to amend extended. Cook vs. Tyson, default. Bank vs. Hughes et al., default and decree. McQuillin vs. Smith; default, judgment and damages. Katy Bruger vs John Bothwick et al., complaint dismissed without prejudice as to Defendants R. Imbrie and Peter Gossen, defendant to have ten days for further pleading.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF WASHINGTON.

To the Honorable Thos. A. McBride, Judge of the above named Court:

We, your undersigned Grand Jury, for the March term, 1896, of said Court, make this our final report, and would respectfully represent that we have care-...and Loan Broker. fully investigated all charges of crime presented to us, or of which we or any of us had any knowledge, and have re-OREGON turned into Court eight True Bills and one Not True Bill.

We have visited the County Poor Farm. It is our opinion that our County is taking proper and good care of its Paupers and Indigents. We have found that the County, through its lawfully designated agents, has entered into a contract with care and maintenance of the inmates, and has leased the County's property, known as the Poor Farm, to said Saxton in connection therewith; the bargain so made seems to be satisfactory to both of willingly acknowledge the receipt of the by our County. As to this Institution, make is in regard to the Burial Ground,

resting place. Inspecting the building known as the Washington County Jail, we have found mer as well as in its amended meaning it to be "the same old self again" as provides for an additional bond to be ing these things.

any set of County officials throughout matters. the State. The same good opinion the P. Pord.
Sheriff of Washington County, Oregon.

& Davis, Attorneys for Plaintift.

Thousands of cases of Consumption, Asthma, Coughs, Colds and Croup are cured every day by Shiloh's cures. For it has come to our knowledge that there

Recorder of Conveyances, we have found is a tendency in some of our Justice to more than ordinary notice.

known to us in regard to some little we will outline here: A resident of this changes in facilities and accomodations county was charged with the commission in County offices, and on the Poor Farm, of a very serious crime, committed but we have referred the respective par- within the boundaries of our county. ties to our County Judge and to the Our counsel, the District Attorney, mind-Boare of County Commissioners, know- ful of his duty and for prudential reasons ing that these officers and each of them had the person so charged with crime, are fully competent and always willing at our instance, promptly arrested and to provide all these as needed.

of the Peace the forwarding of transcripts | was to re-convene four days after this and other documents to the County arrest was made, and a speedy trial Clerk or Clerk of the Circuit Court as could not fail to follow. By who and the case may be, is but tardily complied who not has concocted the scheme we with. This Grand Jury had to send one have not had time to find out, but it was of its members a distance of ten miles arranged that this prisoner awaiting his for the purpose of coming into possession | trial by fair minded men within a very of a transcript, which to send to the few days, and in a court presided over Clerk's Office as provided by law had by an impartial judge, as well as a been neglected.

ing its current debts as the taxes are sent for from a long distance. "The paid in every year, and we are happy to State of Oregon," which in this case be able to state that outside of a few meant the taxpayers of this county, had months warrants, there exists no interest to appear by counsel, and after a feeble a disputed claim of the State of Oregon anything else was meant than fee makfor some \$7000.00. While this state of ing, the examination of the prisoner was things is largely due to the frugal habits | waived by his counsel, and our prisoner and the plain way of living of a genera- was kindly returned to our jurisdiction tion of which we are part no longer, we again. Legislators having failed thus are perfectly willing to give the present far to redeem their anti-election made as well as the former Administrations of promises to provide remedies for the County Commissioners credit for a just simplification of the administration of part thereof.

granted by Sec. 1252 of our Code of Laws run up large bills of costs and fees to be we have made an inspection of the Offi- paid out of the county treasury, and apcial Bonds under which our County Officials are performing their duties, and \$74000.00 collected last year of the taxhere is the result of our investigations. payers of Washington county which did

On the Bond of the County Clerk, we Mr. A. W. Saxton, providing for the that in our opinion the matter is merely highest judicial tribunal, the place asalso been filed and have been approved the contracting parties, and the Inmates by the proper officer or officers designated county treasury as taxes, be wasted in benefits intended to be extended to them | the County Assessor, the County Surveyor | services, the usefulness of which no reand the County Coroner. The Bond of the only remark we feel called upon to the Sheriff and the Bond of the County Treasurer, we deem ample also, when located on the premises. At present it taken a d considered in their entireties. now beg leave to be allowed to return is hard to tell as to this Burial Ground But when considered each of these two to our homes and be discharged from being part of a pasture or whether the Bonds as to their individual make up, we any further duties. pasture of the farm is part of the Grave find that people have been allowed to Yard. A few dollars spent for posts, qualify in sums which when called upon lumber and nails, with which to build an to do so they would be in no condition enclosure, would assure the Friendless to pay. In this opinion of ours we shall who are buried there an undisturbed gladly stand corrected if some one will furnish the proof of our being in error. Section 2794 of our Statute, in the for-

described in the Reports of so many given by the sheriff before he enters on Grand Juries, of this our County, during his duty as tax collector, "in such sum the last quarter of a century. The pris- as the County Court may direct." The oners, of whom we have found three wording of the part of this section of law confined therein, stated upon inquiry, cited, may and may not in the literary that our County Sheriff as well as his sense be mandato y. But be that as it deputy are treating them humanely, and may, we deem it unwise to establish a that they receive wholesome and suf- precedent by delivering the tax roll of ficient food as well as ample fire wood, the county duly provided with the warand had no complaints to make regard- rant of the County Court for the collection of the sheriff, before such additional New terms of offices beginning on the bond referred to in said section of law, First day of July next for the most of the is furnished and approved. We are led County Officers, and as the settling up to make these remarks by the condition of affairs and accounts will probably take of things as we have found them to be place at the expiration of this fiscal year, upon investigation, and which are as which is near at hand, we have deemed follows, to-wit: According to the noit unnecessary to incur any expenses for tices sent out as required by law, the or of J. R. C. Thompson, Plaintiff, and against hiring expert accountants for checking sheriff commenced to collect the taxes up the books of the different County on the 24th day of February, of this year, Officers. The County Judge, whom we while his additional bond as provided have consulted in this matter, has con- in said Section 2794 was not filed before curred in this opinion of ours. Under the 14th day of March of this year, and the circumstances our inspection of the the certificate of approval was still lackdifferent County offices became little ing on the 20th day of March, the day more than a conventional call. It is we had inspected the same. It is due to more from a knowledge of things and the sheriff, however, to state that this affairs which we have gained in other additional bond of his, after being comways than from this visit that justifies us pleted, we deem to be a good one. in the assertion and belief that every one Several counties in our State having tober next. The case, therefore, will not for cash, the following-described real property. of our County Offices is filled by an efficient and competent, as well as trust- to official carelessness in this very matter worthy and obliging, citizen and that and our own county having stood on the as far as system of arrangement for filing threshold of its own experience not very it is important that the settlers interested public documents with the facilities on long ago, we, speaking as the Grand should be fully advised. hand, division of labor, dispatch of busi- Jury for this term of the above named ness and promptitude in all things are court upon the risk of being called concerned, we happen to know that our officious or meddlesome, have no apolo County officials compare favorably with gies to offer for investigating these

a system for indexing the recording of courts to make costs and incur expenses the instruments differing from the one for the county wholly at variance with formerly in use. A majority of us do sound principles of economy. The not consider the change a turn for the statement that other counties suffer in better and we have reason to believe the same way does not lessen the wrong. that Mr. McCormick, our officient Re- During the time that this GrandJury has corder, shares in the same opinion and been in session one, which is probably a his Judgment in this matter is entitled fair sample out of many, came directly to our notice and which for the benefit A few minor wants have been made of all concerned, taxpayers and others, placed in custody. This term of this The section of law requiring of Justices | Court stood adjourned at the time but learned jurist, should have a hearing We have found that our County is pay- first in a Justice court. Witnesses were bearing debts against the County, save showing was made by the defense that justice; Bench and Bar, as in the case Making use of our prerogative as cited above, vying with each other to parently considering that part of the not find a resting place in their pockets find that at the execution thereof, he as revenues collected unnecessarily, or himself has acted as the Officer of the as a dead loss, in whichever sense one Law, taking the Justification of the sure- cares to look at it, what wonder is it some ties to his own Bond. We have our of our people begin to lose faith in doubts as to the legality of the some of the institutions created by our proceeding, letting alone the point civil code of ethics? We, in behalf of of propriety. In justice to the Clerk, our taxpayers, beg leave to ask Your however, we are quite willing to state Honor, as presiding officer of this our an oversight on his part. Barring this signed to you by the madate defect, which may be more technical of the electors, to lend us your than real, we deem his Bond a strong powerful hand for correcting such abuses one. Good and sufficient Bonds have to the end that none of the hard earned money of our people, paid into the by law, by the Recorder of Conveyances. the manner of being paid for pretended spousible person cares to acknowledge. Acknowledging the faithful services

rendered us by our District Attorney we

ANTON PFANNER, Foreman. CHAS. L. CROCKER, M. S. DAILEY. LEWIS POWERS. W. C. JACKSON, THOS. HUMPHREYS, IRA E. BRADLEY.

# The Quadrant Case.

EDITOR HATCHET:

I had supposed the settlers on the quadrant had been fully advised as to just what had been done in regard to the case in the Supreme Court of the United States. I am in receipt of letters, however, from some of them who seem to be under the impression that the case is to be tried March 18. Will you kindly in your paper state this? After considerable effort on my arrival here in the fall, I succeeded in inducing the Attorney-General to make an application to have the cause advanced in the Supreme Court, as otherwise it could not possibly have been reached for trial inside of two years and perhaps three. Considerable delay was occasioned by getting the record printed. The motion was finally made in February, was taken under advisement by the court and finally granted by the court advancing the cause on the docket; but owing to the great number of cases on the docket, advanced before this case, and other cases, the court determined it would be impossible to hear it at the present term. So it was set down for hearing at the meeting of be tried in March, as some suppose, but will be tried, I presume, in the month of October next. This is the situation, and Yours very sincerely,

JOHN H. MITCHELL.

It Saves Lives Every Day.