

Coquille Herald.

D. F. DEAN, PROPRIETOR
C. O. DRYDEN, MANAGER.

County Official Paper.

PUBLISHED EVERY WEDNESDAY.

Devoted to the material and social up-
building of the Coquille Valley particularly
and of Coos County generally.
Subscription, per year, in advance, \$1.00

Phone, Main 55.

Rowdyism Among Lawyers.

It is perhaps impossible to try the Calhoun case without bitterness. It goes into the very heart of the bribery, but the cultivated gentleman in broadcloth, the man of clubs, who did the bribing or had the bribing done. In the economy of things this particular individual, however contemptuously he may look on the fellow who accepted the bribe, feels no compunctions of conscience, no loss of self-respect and no sense that he has committed a public crime in offering the bribe and debauching a public servant if the money or other consideration is offered through an intermediary. It was much this way that the world looked upon such affairs until within very recent times. But now it is getting round to believe that the man who offers a bribe is no better, if indeed he is not very much worse, than the low-down wretch who betrays his constituents by accepting it.

But this view of the matter has not yet been firmly established in the courts of justice. Skillful lawyers find devious ways of avoiding penalties that are oftentimes swiftly meted out to more humble offenders. That it should take thirty days of valuable time and the expenditure of thousands of dollars of the public's money to get a jury in such a case is to a great degree a travesty upon that evenhanded justice which in theory is dealt out to all classes and conditions of people.

And so it is probably inseparable from the existing conditions that there should be feeling on both sides of the case, between the prosecution and defense, and that there should be verbal warfare upon both sides of the counsel table. All this is perhaps to be accepted as a matter of course, but on both sides it has been carried to the verge of indecency as well as nausea. Why should there be any talk of opposing counsel meeting each other on the outside, of settling such disputes like a pair of bruisers, with their fists, or mayhap with their guns, in a court of justice, where the matters at issue are supposed to be settled with an eye single to what is just and equitable between the parties to the case? It is all getting very tiresome, and in this respect there is no greater offender than Mr. Heney.—Evening Telegram.

Editor Now on Trial.

Fort Scott, Kan., May 4.—The trial of Fred Warren, manager of the Appeal to Reason, a Socialist newspaper, published at Girard, Kan., charged with violating the postal law, began in the Federal court here this afternoon. Ex-Governor Taylor, of Kentucky, is here and will appear as a witness for the prosecution.

The government charges Warren with having transgressed the postal laws in sending out the regular mail of his newspaper in envelopes on which was printed in large red letters an offer of \$1000 reward for any person who would return Governor Taylor to Kentucky to stand trial for the alleged murder of Governor Goebel.

This offer was suggested by the taking of Moyer and Haywood from Denver to Idaho to be tried on a charge of murdering Governor Steunenberg. Socialists consider Warren a martyr to free speech.

Warren today reiterated his charge that Taylor was pardoned by Governor Wilson, of participation in the killing of Goebel, for the purpose of allowing Taylor to appear as a witness in this case.

A Card.

This is to certify that all druggists are authorized to refund your money if Foley's Honey and Tar fails to cure your cough or cold. It stops the cough, heals the lungs and prevents pneumonia and consumption. Contains no opiates. The genuine is in a yellow package. C. J. Fuhrman.

What Kind of Fruit Trees.

Now comes this curious question—"What kind of fruit trees shall I plant?" One is tempted to answer—"Live trees—and trees with root." But the question was asked seriously. It is easy to see that a person whose interests and education have never touched horticultural lines, if suddenly confronted with the need or desire to grow fruit might ask this question in all sincerity.

The apple is the king of fruits, and in some of its forms is adapted to nearly all localities, therefore all should plant apples. It is a lasting fruit, in the sense that one year's crop may be enjoyed from July to the following April. That is of course, providing that proper selections are made. Then plant the cherry, a favorite with every one, finally the pear and peach. As to what proportion of these last fruits should be planted local conditions must determine. There are localities where it would be unwise to plant peaches, pears or cherries to any extent. Hence knowledge of local conditions and experience should be the first aim of the prospective planter.

If in a locality where reasonable success may be expected with the whole list, the proportion might be about as follows: Forty apple trees, fourteen cherries, and twelve each of plums, pears and peaches. Individual taste and wishes would of course decide. In cases where local conditions are very favorable to some of the lesser sorts named they should have the preference. We advise local inquiry and study before deciding just what to plant.—Iowa Homestead.

Do It Now.

Now is the time to get rid of your rheumatism. You can do so by applying Chamberlain's Liniment. Nine cases out of ten are simply muscular rheumatism due to cold or damp, or chronic rheumatism, and yield to the vigorous application of this liniment. Try it. You are certain to be delighted with the quick relief it affords. Sold by R. S. Knowlton.

REAL ESTATE TRANSFERS

Furnished by Title Guarantee and Abstract Co., Coquille and Marshfield.

O. C. Rice et ux, to Menasha Wooden Ware Co. deed to ne 1-4, sec 14, twp 27, r 13, con \$1.00.

I. R. Nosler et ux to S. M. Good et al deed to parcel of land beginning at corner of lot 4, blk 6, Coquille, con \$1600.00.

Maria Boyrie & hus. to Myrtle A. Cunningham deed to right of way beginning at 1-4 corner between sec 35 & 36, tp 27, r 13 con \$10.00.

U. S. of A. to John E. Parrish patent to lot 7, se 1-4 of sw 1-4 & s 1-2 of se 1-4, sec 6, twp 29, r 11.

Mary J. Crewe & hus. to Ralph Winningham deed to parcel of land beginning 3.06 chs s of corner of secs 3, 4, 9 & 10, twp 29, r 12 containing 20 acres, con \$2000.

U. S. of A. to Silas W. Noah patent to lots 1 & 2 & e 1-2 of nw 1-4, sec 30, twp 27, r 11.

J. W. Barnett to E. N. Smith deed to lot 5 & 6, blk 12, Myrtle Point, con \$10.

U. S. of A. to Maud B. Bradbury patent to lots 3 & 4 & e 1-2 of sw 1-4, sec 30, twp 27, r 11.

U. S. of A. to Lyman M. Noble patent to lots 3 & 4 & s 1-2 of nw 1-4, sec 2, twp 27, r 12.

U. S. of A. to Cora Noble patent to lot 1, se 1-4 of ne 1-4 & e 1-2 of se 1-4, sec 4, twp 27, r 12.

U. S. of A. to Minnie Noble patent to ne 1-4, sec 30, twp 27, r 11.

Ralph Winningham to Mary J. Crewe deed to lots 1, 2, 3, 4, 5 & 6, blk 7, J. A. Lehnerr's add to Myrtle Point, con \$2000.

U. S. of A. to Frederick A. Kribs patent secs 24, 26 & 34, twp 27, r 9.

Chamberlain's Liniment.

This is a new preparation and a good one. It is especially valuable as a cure for chronic and muscular rheumatism, and for the relief from pain which it affords in acute inflammatory rheumatism. Those who have used it have invariably spoken of it in the highest terms of praise. Lame back, lame shoulders and stiff neck are due to rheumatism of the muscles, usually brought on by exposure to cold or damp, and are quickly cured by applying this liniment freely and massaging the affected parts. Soreness of the muscles, whether induced by violent exercise or injury, is allayed by this liniment. For sale by R. S. Knowlton.

Schooner Comes Here.

The gasoline schooner Gerald C. came down from Astoria last week and it is reported that she will be chartered by the Hume estate for service between Coos Bay and Rogue River.

James H. Boyle Convicted.

Mercer, Pa., May 6.—When court convened this afternoon the counsel for James H. Boyle on trial for kidnaping Willie Whittle, entered a plea of nolle contendere, or refusal to offer any evidence. Boyle was then found guilty. The jury was out fifteen minutes.

At the conclusion of Boyle's case, Mrs. Boyle was taken into court the intention being to take up her case at once.

Whoop'n Cough.

This is a more dangerous disease than is generally presumed. It will be a surprise to many to learn that more deaths result from it than from scarlet fever. Pneumonia often results from it. Chamberlain's Cough Remedy has been used in use in many epidemics of whooping cough, and always with the best results. Delbert McKeig of Harlan, Iowa, says of it: "My boy took whooping cough when nine months old. He had in the winter. I got a bottle of Chamberlain's Cough Remedy which proved good. I cannot recommend it too highly." For sale by R. S. Knowlton.

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Schedule of Coquille River Transportation Company.

Leave Coquille 9:30 A. M.	Leave Bandon 6:30 A. M.
" " 7:30 " " " " 1:30 P. "	
" " 1 P. "	" " 7 A. "
Arrive at " 9 A. "	Arrive at " 11:30 A. "
" " 4:30 " " " " 1:30 A. "	
" " 10:30 A. "	" " 4:30 P. "

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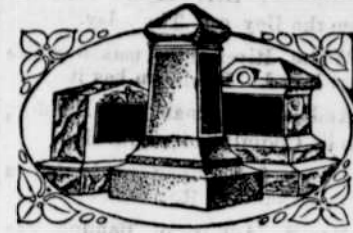
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