Coquille Herald.

EDNESDAY, JULY 21, 1909.

Our Special School Meeting.

EDITOR HERALD: There was so neuch misrepresentation at our late rostrum and meet me in open despecial school meeting, and so much bate in support of their charge. misunderstanding resulting there- Clyde did not tell me who they from, that it certainly would be were, and I dont't care who they well for all parties to first consider Ingersoll to the man in Cleveland, all sides of the question carefully, Ohio, I say to them, "Now, either put deliberately and dispassionately, before passing judgment. And this is what should have been done at the school meeting. And this is what should need the people. They secured the people. They secured the people is the people of the people. what the majority of the people these options and presented them here would have done had they to the people for their considerabeen let alone. At least ninety-five tion. per cent of the people who were at the school meeting came there for the purpose and with the intention.

Now, what was the next step, and the only proper step to be taken in the further proceedings? the purpose and with the intention Certainly it was for the people to Secondiy, that it should be secured prepare the goat feast. of giving each and every proposition a fair and impartial consideration, and then voting for what they deemed best for the whole district. Ninety-five per cent of the people believe in a fair, just and dispassionate consideration of any question before they pass upon it. And they came to this school meeting with that end in view, and no doubt would have proceeded accordingly would have proceeded accordingly to the consideration of the people to of giving each and every proposition at the people to onsider the people to onsider the people to onsider the people to onside the people to onsider these various options care-now, while we can have a choice of fully, deliberately and impartially, adapted to good tracts naturally adapted to school purposes. And it was the consensus of opinion clearly and unanimously expressed at both our partiality. Then they could have best to secure a tract at the present time and before all the most available tracts were taken and built upon.

Another statement evidently adapted to school opurposes. And it was the consensus of opinion clearly and they detiven Coquille and Marshield chapted between Coquille and Marshield was interesting throughout, even though to consensus of opinion clearly and unanimously expressed at both our tip-to-of expectance, for the sacks in almost every inning after the third. A feature worthy of note was Bub's disposal of the first eight the sacks in almost every inning after the third. A feature worthy of note was Bub's disposal of the first eight the sack in almost every inning after the third. A feature worthy of note was Bub's disposal of the first eight the sacks in almost every inning after the third. A feature worthy of note was Bub's disposal of the first eight the sacks in almost every inning after the third. A feature worthy of note was Bub's disposal of the first eight the sacks in almost every inning after the third. A feature worthy of note was Bub's disposal of the first eight the sacks in almost every inning after the third. A feature worthy o sons were there for the purpose, and themselves, so expressed at the antitude that they had paid a thousand only for the purpose of filibuster- ual school meeting. Hence, in- dollars for a fraction over an acre paths. Their superior team work, ing and bulldozing the decent and stead of refusing to condisider them twelve years ago, when land could deliberate ninety-five per cent of they should have deliberated upon the voters present, and for the them, and if for any reason they the voters present, and for the further purpose of preventing a calm, dispassionate and sensible consideration of any question. They even refused to permit the majority were there for that fair, just and as much as they paid twelve years to consider the necessary repairs upon the building we now have.

The roof leaks like a sieve the The roof leaks like a sieve, the least three or four were there for now selling at from \$250 to \$500. The roof leaks like a sieve, the guttering and down spouting is all the sole purpose of befoging every and yet at that time, twelve years out, by Gardiner 15, Saxton 2; Double rusted out, the furnaces need repairing, and the entire building needs painting, and needs it badly.

But the few filibustering buildozers rusted out, the furnaces need repairing, and needs it badly.

But the few filibustering buildozers rusted out, the furnaces need reproposition and preventing any proposition and preventing any and proposition and preventing any fair, just, or business like consideration over an acre. And attended to the proposition and preventing any fair, just, or business like consideration over an acre. And what kind of an acre? An acre of an abandoned graveyard, where—

Coquille AB R 18 SH PO A E But the few filibustering bulldozers ness properly before the meeting. said we had no right to consider And their actions further showed anything at this meeting except the that they were determined to preoptions on the tracts of land, and vent even any fair and intelligent they forced an adjournment. They any part of the business properly had better look up the law. They and legally before the meeting. even tried to bulldoze the chair- There is not one case out of a man, but the chairman, like the lion thousand where the mass of the in Aesop's fables, had heard the bray of the jackass in the mountain years before, consequently he was neither alarmed, discomfitted nor this case had they been let alone, disturbed by the Magpie imitations for the mass of the people of Cohe heard at this school meeting quille are as intelligent and as he heard at this school meeting fair-minded as are the people of years ago, for an acre of deserted Troch, common 5 1 2 0 4 act as chairman, nothing would But the gang were like the Irish- The restless spirits of the illustrious McDonald, ss 2b... have given him greater pleasure man in court, a fair, just and inthan to have taken the floor and telligent consideration of the varidiscussed with these bulldozers, the ous matters before the meeting was various propositions before the bence their filibustering. meeting. And especially so since A number of statements were they seemed to have it in for the made evidently for the sole pur-Board of Directors. It would pose of prejudicing the voters. have made the chairman happier than an angel of Paradise to have taken a shot at them and their of land and then move the present bulldozing tactics.

In order to get this matter squarely before the people, let us first conaider WHY this special school meet- ditch, the proposition of moving ing was called, and who requested the present building. Neither one that it be called.

At the annual school meeting a to look out for a tract or tracts of and the grounds. We consider by the people at the annual school ton must have been having "pipe children! meeting this year, and the very Knowlton knew also, and it has tracts presented at this special meet- been generally known and talked school yard certainly looks like a ing were all spoken of at that time. in the district, that the chief pur school yard certainly looks like a to the entire proposition, and being chairman of the board, the people's request of last year was ignored.

At the last annual meeting the people again voted unanimously, requesting the board of directors to vance in the price of stock since secure options on a tract or tracts of land of not less than three acres for school purposes, and submit the same to the voters of the district to be by them voted upon on July 12, 1909.

The school board proceeded at once to do just what the people requested them to do, and they did that and nothing more. And right here I desire to call attention to a matter that Mr. Clyde Gage put me onto, and that is, that some persons a few claimed to be onto the scheme. of a lifetime to make a ment and large profits. In reply to this I will say that the board had no scheme up, nor have Coos and Curry Counties. Box 323 Yea verily, they say any thing is or even thought of one, nor has any

individual member of the board. And whoever states that we had, simply states a falsehood. I here take up the cudgel of defense for the school board codectively and individually, and challenge any perocal advertisements among local son who makes such a charge against the school board, to meet against the school board, to meet me in public debate and discussed in items of Condolence and lodge a vertising five cents per line. congregate in little knots in stores or on street corners, and make such infamous charges against the School Board, but not one of them dare to make such a charge on a public

exactly what they were afraid of,

And among them Mr. Knowlton stated that he had understood that we were intending to secure a tract building upon it. Now Mr. Knowlton knew when he made that statement that every member of the present Board would fight to the last of us would consent to any such thing. On the other hand, our

United Wireless Telegraph Company:

Note the steady and rapid ad-

the organization of the	Company.
	per shar
February 23, 1907	\$10.00
September 1, 1907	
October 1, 1907,	12.50
November 10, 1907	14.00
January 1, 1908	15.00
March 1, 1908	16.50
June 1, 1908	
August 1, 1908	18.50
October 1, 1908	20.00
December 15, 1908	22,50
February 15, 1909	25.00
May 1, 1909	30.00
The price will remain	at \$30.00

O. L. Hopson, Fiscal Agent Marshfield.

Office in the "Chandler"



A Full Line Of

COLGATES

Fine Toilet Soaps at

Knowlton's

DRUG STORE

The grave doth gape, and doting Lorenz, 1b death is near. No noise, but silence and eternal Howell, rf

sleep. Then, Timon, presently prepare thy grave;

Lie, where the light foam of the sea Collier, cf ... may beat

Thy grave-stone daily. And let my grave-stone be your Flanagan c

Yea verily, be ye as an oracle of

dead. Go walking, with an eternal tread: mystic songs

Strike chills to the bravest as they pass along. Yea verily, ye little school chil-

dren listen! Aye, listen closely!

Can ye not hear, the muffled echo of their silent tread? And the distant music of their song

o'er head? pleasing pastime of these illustrion dead.

While the school of the living stands o'er their bed.

A thousand dollars for an acre year ago, the people voted unani- idea is to retain and maintain the of deserted grave yard! Land that year ago, the people voted unani-present building just where it is, no one would have for a dwelling mously for the Board of Directors and to improve both the building house, or for any other purpose exland of three or four acres for the very idea of moving that build- cept as a grave-yard! But good school purposes, to be voted upon ing away as absurd. Mr. Knowl. enough for the darling little school

dreams." Further than this, Mr. It was a most touching, beautiful But Mr. Knowlton being opposed poses of purchasing another tract deserted grave-yard, or Goldsmith's deserted village. Evidently Price of Preferred Stock of the all things are in keeping and accord. Selah!

It reminds one of an epitaph in an old English grave-yard near London, which reads as follows:-

Here lies the body of Andrew Lear, Whose mouth did reach from ear to

Reader, tread lightly o'er his head, For if he gapes, by Jove you're dead." So to all fond and doting Mam- somewhat conservative. mas we would say, that if, at the close of any dark and dismal school day some of your darling little tots

all probability Lear has gaped. And don't forget that it was a you will find the Arvon fully thousand dollars for an sere of as up to date in its style as deserted grave-yard. Land abso- any of them. The materials said we had a scheme up, and quite of a lifetime to make a safe invest- lutely valueless for any other living and making are the best, and purpose, except for a lovely, beautiful and aesthetic school ground the prices, as always, are for innocent, confiding children, very modest. good enough for them. S. lab!

THE CHAIRMAN.

Last Sunday's Base Ball.

That the new arrangement of the ague schedule, caused by the defec-on of North Bend, in which double eaders are the order of the day from headers are the order of the day from henceforth to the end of the season, was the delectable dish that the fans hungered after found endorsement to in the two bumper crowds in atten-dance at both games Sunday. Even the most ravenous had the call for more on his toward and a sunfailing sign that on his tongue, an unfailing sign that the double header attraction is a popular drawing card.

In drawing card.

The morning game was won by Myrtle Point to the tune of 9 to 7. It was the first "curtain raiser," and before many innings had passed, the farce comedy Muse claimed it as its own. The immortal Bard Shakespeare would bewail the slaughter of his "comedy of errors," for such was the exhibition, the clusive sphere being as hard to held the elusive sphere being as hard to hold as the proverbial slippery pig. Coquille, as the court for the relief in, a succinct statement follows:

1. That the marriag existing between you are get at him."

2. That plaintiff's me get at him."

2. That plaintiff's me get at him. "war Horse Nick" pulled off a play in yesterday morning's game that was real inside ball, and showed his "in-the-gameness." With a nan on first, Nick shot the ball hit to him to Porter, for such other and disbursen for such other and quitable for such other and the plaintiff the Court for the relief in, a succinct statement follows:

1. That the marriag existing between you and that she may result the court for the relief in, a succinct statement follows:

2. That plaintiff the court for the relief in, a succinct statement follows:

3. That plaintiff the post of the court for the relief in, a succinct statement follows:

4. That the marriag existing between you and that she are the follows:

5. That nade a desperate Paul Jones struggle, ieing the score, at which inneture Celly retired in favor of Gunner Gardner. Captain Folsom set off the sub-marine mine that sank the ship with a double to left, driving in two ahead of him to bear the news of victory and party if it got by.

they played steadier ball, excelling the bat and taking advantage on paths. Their superior team work, especially the hit-and-run, opened the door for them in the coveted run col-

SUMMARY

Gardiner, p. Kelly, 2b.... Porter, ss... Johnson, 3b. Figer, rf. Chappy, lf. Total ...

MYRSHFIELD AB R 1B SH PO A E wisdom unto the little children. Baker, p 1b....... 5 2 1 0 1 1 1 Selah! A thousand dollars, twelve Johnson, 1b.......... 3 2 1 0 5 1 2 And had he not been required to act as chairman, nothing would But the gang were like the Trish-4 0 0 0 2 1 Cowan, cf. Lewis, rf. And the resounding echoes of their Saxton, plf....... 4 0 0 0 0 3 1

> CAUGHT ON THE FLY. Flanagan and Porterfield, like the offerings of a southpaw—both of them



he Arvon is not so extreme in its Style as the College Chap Suit, and is intended for the man whose tastes in dress are

But as we sell only the MODERN

CLOTHES are missing, just remember that in of Brandegee, Kincaid & Co.

Marshfield Myrtle Point 5 2 3

Johnson.... Potterfield . Lorenz.....

SUMMONS. In the Circuit Court of the State of Oregon in and for Coos County. J. C. Gardner, Plaintiff

Minnie A. Gardner, Defendant.

To Minnie A. Gardner, the above named defendant, in the name of the State of Oregon, you are hereby required to appear and answer or otherwise plead to the complaint filed against you in the above entitled cause and court on or because and an all olds to be filed with the meeting of the common council of the County Clerk of Coos County, Oregon, or or before the 28th day of July A. D.

The Courty Clerk of Coos County, Oregon, or or before the 28th day of July A. D. above entitled cause and court on or before the 18th day of August A. D. 1909,
and if you fail to so appear, answer or
Elliot's Addition to the north line of and if you fail to so appear, answer or otherwise plead herein the plaintiff will 5 1 2 0 16 1 2 apply to the Court for the relief prayed for in his Complaint to-wit: For absolute divorce from you on the grounds of conformity to cruel and inhuman treatment and per-sonal indignities rendering life burden-some, and for general relief.

N. C. McLEOD, Attorney for Plaintiff

In the County Court of the State of Or egon, in and for the County of Coos, In the matter of the Estate of ALFRED N. OGDE, Deceased,

To Bertha M. Ogle, Alfred L. Ogle, and to Patrick J. Welch, your guardian, and to all others interested, if any there

e, greeting. In the name of the State of Oregon you, and each of you, are hereby cited and required to appear in the County Court of the State of Oregon, for the County of Coos, at the court room thereof, at Coquille, in said County of Coos and state of Oregon, on the 7th day of September, A. D. 1909, at the hour of 10 o'clock in the forenoon of said day, then and there to show cause, if any exists, why an order of sale should not be made as prayed for in the petition of John T as prayed for in the petition of John T.
Long, administrator of the estate of Alfred N. Ogle, deceased, for an order to sell the real property belonging to said estate of Alfred N. Ogle, deceased, to-wit:
The North-east quarter of Section thirty-two, Township twenty-five, South of Range ten (10), West of the Willamette Maridian, in Coos County, Oregon.
Witness the Hon. John F. Hall, Judge of the County Count of County County of Coos

of the County Court of County of Coos and State of Oregon, with the seal of said court affixed, this 16th day of July,

JAMES WATSON, County Clerk

Try The Square Dea

Next Door to Herseys Store J. H. SLAGLE, Prop

MEAT MARKET

GOOD, CLEAN, FRESH MEATS At Low Prices

Give Us A Trial

Allen & Noah In the Circuit Court of the State of Oregon, in and for the County of Coos.
Lillian Curran, Plaintift,

1. That the marriage contract now existing between you and the plaintiff be dissilved and held for naught.

2. That plaintiff's name be changed, and that she may resume her maiden

war horse Nick puned off a play in yesterday morning's game that was a great inside ball, and showed his 'in-the-gameness.' With a han on first, Nick is shot the ball hit to him to Porter, forcing the runner, executing a Hall chase play. Kelly shook his hand in commendation on the play. Nick's liner to McDonald at short, with the bags loaded, was the real 'oil of mustard,' as it would have broken up the party if it got by.

Chappie's fielding in the morning game was gilt-edged. He is a hard worker and always in the game. The "Terrible Swede' in left field for the Butchers, nailed Chappie's line drive, which was labeled 'homer.'

Hereafter no borrowing of players and that she may resume her maiden name, Lillian Wilson.

3. That plaintiff have judgment for lost signed has been, by John F. Hall, Judge of the County, Court of Coos County, State of Oregon, appointed administrator of the estate of James E. Campbell, deceased. All persons having claims against said deceased, are hereby notified to present said claims, properly verified, to the undersigned, at the law office of R. H. Smith, in the County, Oregon, dated the 14th day of July, 1909, directing publication of summons to be made in the Herald, a worker and always in the game. The "Weekly newspaper printed and published once a week for six successive which was labeled 'homer.'

Hereafter no borrowing of players Hereafter no borrowing of players summons be made on the 21st day of will be permitted. Keep the teams in-

R. H. SMITH, JOHN F. HALL, JAMES T. HALL, Attorneys for Plaintiff.

NOTICE.

Proposed Improvement of First Street. Notice is hereby given that the comhad they been permitted to do so.
But it was very evident from the start that some three or four persons were there for the purpose, and that some three for the purpose, and the purpose and the purpose, and the purpose, and the purpose, and the purpose and the purpose, and the purpose, and the purpose, and the purpose and the purpose, and the purpose and the purpose, and the purpose, and the purpose and east line of "C" street to a point which is 562.5 feet east of said east line of "C" street, by planking the roadway full width, all plank covering to be 4 inches thick, not less than 8 nor more than 12 667 inches wide, laid on stringers 4x8 inches and securely spiked, said stringers to be bedded into the ground except at 400 the east and west ends of said

street, where the stringers shall be supported on a timber tressle,

Said improvement to be made in conformity to the charter, ordinances and regulations of the common council and the plans and specifications of the City Engineer, filed in the office of the City

Recorder of Coquille.

Remonstrances against the above improvement may be filed with the undersigned within TEN DAYS after notice is rst given of the proposed improvement. By order of the common council. Dated at Coquille, Oregon, July 14,

lot eleven (11) in block fourteen (14) in

Said improvement to be made in some, and for general relief.

This summons is published by order of Honorable John F. Hall, Judge of the County Court of Coos County, Oregon, made and entered on June 30th, 1909.

The City Recorder, on the 6th day of County C

NOTICE TO CREDITORS.

Notice is hereby given that Elizabeth Danielson has been appointed executrix of the estate of S. Danielson, deceased; and all persons having claims against tion to the town of Coquille City in the county of Coos, State of Oregon.

Dated this 15th day of June, 1909. and all persons having claims against said estate are required to present them to the undersigned, properly verified, together with the youchers therefor, at the office of A. J. Sherwood at Coquille, Coos County, Oregon, within six months from the date of this notice.

Dated this 21st day of July, A. D. 1909, ELIZABETH DANIELSON,

NOTICE OF SETTLEMENT OF FI-NAL ACCOUNT.

Notice is hereby given that the undersigned, executrix of the Estate of Sarah Haughton, deceased, has filed in the Haughton, deceased, has filed in the County Court of Coos County, Oregon, his final report and account in the matter of said estate, and the Judge of said court has set Thursday, the 19th day of August, A. D. 1909, as the day, and the Court House at Coquille, Coos County, Oregon, as the place for hearing objections to said final account and for the settlement of said estate.

H. I. REES, Executor.

ADMINISTRATOR'S NOTICE.

In the County Court of the State of Oregon, for the County of Coos, In the matter of the estate of Henry E. Gonthier, deceased,

kinds of Repairing, Logging and Carriage Work.

In the name of the state of Oregon, you are hereby required to appear and answer the complaint filed against you in the above cuttled suit on or before the 9th day of September, 1909, the same being six weeks after date of the first publication of this summons, towit: The 21st day of July, 1909, and if yor fail to appear or answer on or before the 9th day of September, 1909, the same being the last day prescribed in the order of publication, judgment will be taken against you for the court for the relief demanded herein, a succinct statement of which is as follows:

1. That the marriage contract now existing between you are contract now at him."

Gouthier, deceased, Notice is hereby given that the undersigned nas been, by John F. Hall, Judge of the County Court of Coos County, State of Oregon, appointed administrator of the estate of Henry E.

Notice is hereby given that the undersigned nas been, by John F. Hall, Judge of the County Court of County, State of Oregon, appointed administrator of the estate of Henry E.

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Southier, deceased. All persons have not or before the undersigned nas been, by John F. Hall, Judge of the County Court of Coos County, State of Oregon, appointed administrator of the estate of Henry E.

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Southier, deceased.

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Southier, deceased.

Administrator of the estate of Henry E.

Southier, decea

In the matter of the estate of James E.

Campbell, deceased. Notice is hereby given that the under-

NOTICE TO CONTRACTORS. Notice is hereby given that sealed bids will be received for the improvement and construction of a portion of the County Road in Road District No. 19, Coos County, Oregon, known as the "Bandon Bear Creek Road, according to the specifications on file with the County Clerk of Coost Clerk of Coos County, Oregon, and a copy of such specifications in the hands of S. J. Culver, Special Road Master of

R. D. No. 19.

Five per cent of amount of bid to be Five per cent of amount of bid to be deposited with the County Clerk with bid and all bids to be filed with the County Clerk of Coos County, Oregon, on or before the 28th day of July A. D. 1909, at 10 o'clock A. M.

The County Court reserves the right to reject any and all bids.

Dated this 12th day of July A. D. 1909.

S. J. Culver Special Road Master of R. D. No. 19.

NOTICE TO CONTRACTORS.

Notice is hereby given that sealed bids will be received for the improvement and construction of a portion of the County Road in Road District No. 19, Coos County, Oregon, known as the "Bandon Dairyville Road" from John-son Creek Southward, according to the

Dated at Coquille, Oregon, July 14, 1909.

E. G. D. Holden, City Recorder.

NOTICE.

Proposed Improvement of Hall Street.
Notice is hereby given that at the meeting of the common council of the county Clerk of Coos County, Oregon, and a copy of such specifications in the hands of S. J. Culver, Special Road Master of R. D. No. 19.

Five per cent of amount of bid to be deposited with the County Clerk with bid and all bids to be filed with the

The County Court reserved the right to reject any and all bids. Dated this 12th day of July A. D.

Special Road Master of R. D. No. 19.

conformity to the charter, ordinances and regulations of the city of Coquille and the petitions filed in the office of Oregon for the County of Coos.

Notice is hereby given that I, the unand providing that this summons should be published in the Coquille Herald dersigned within ten pays after notice field Administratrix of said estate, will, 3 0 0 0 2 0 1 for a period of not less than six consecu4 0 0 0 5 0 0 tive weeks beginning with the issue of June 30, 1909, and terminating with the lisue of August 18, 1909.

Head Administrative of said estate, with the proposed improve—
by virtue of an order issued out of the said county court on June 12th, 1909, by

By order of the common council.

Dated at Coquille Oregon, July 14,

County, Oregon, sell, on August 15th, 1909. D. Holden,
City Recorder.
CDITORS.

County, Creen, sell, on August 19th,
1909, at private sale, at the Law Office
of R. H. Smith, in the City of Coquille,
Oregon, for cash, the following described real estate belonging to said

estate, Viz:
Lot 3 in block 64 in Notley's Addi-

MARGARET A. HUDSON Administratrix of the estate estate

Joseph D. Hudson, deceased.

ADMINISTRATOR'S NOTICE. In the County Court of the State of Oregon for Coos County. Executrix. In the Matter of the Estate of Alfred N.

Ogle, Deceased, Notice is hereby given that the un-dersigned has been by the County Court of Coos County, State of Oregon, appointed Administrator of the estate of Alfred N. Ogle, deceased All persons having claims against said deceased, are hereby required to sent them, properly verified, to undersigned at Roseburg, Ore undersigned at Roseburg, Oregon, within six months from the date of the first publication of this notice.

First publication of this notice is dated the 12th day of June, 1909,

JOHN T. LONG, Administrator of the Estate of Alfred

The Baxter

BAXTER BROS, Proprietors.

The Hotel formerly known as the Hotel Coquille. Newly Furnished, Painted and Papered Throughout.

Special Attention Paid to the Traveling Public.

All White Help Employed

Give Us a Trial and we will Treat You Right.