

The Coquille Herald

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WALTER G. ACKERMAN, Publisher

Devoted to the material and social upbuilding of the Coquille Valley particularly and of Coos County generally. Subscription, \$1.50 per year in advance

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November 18, Apple Day.

November 21, Made-in-Oregon Day.

November 18-23 Pacific International Dairy show, Portland.

For the first time since the republic party was born, Massachusetts voted for a democratic president.

Are your lights too dim? David wrote his psalms by the light of a smoky torch.—American Magazine.

Defeated candidates have expressed an opinion that the supply of election liars this year was much above normal.

Work of drilling the concrete sidewalks preparatory to putting up the iron electric light posts is now going on. Coquille will soon have well lighted modern streets in keeping with other substantial improvements in progress.

Local democrats are looking for the position held by A. F. Linegar after his term of office shall have expired, which is some three years hence. Several willing hands are eager to grasp the postoffice job, but the fellow with the "big mitt" will receive it. Can you name the man?



District Attorney Brown is elated over the outcome of the trial of the Roseburg brewery. They changed their former plea of "not guilty" to "guilty" and Judge Hamilton imposed a fine of \$500 against the Roseburg Brewing and Ice company, as a corporation, \$250 against Oscar Klinkle, and \$250 against each of the five directors of the corporation. The manufacture of "near beer" is expensive.

Many Coquille ladies are wearing a smile of supreme satisfaction as the result of the election on the suffrage question. May their fondest joys be realized and we hope, as we believe, that the ballot in their hands will be marked against oppression and wrong doing in public affairs. As our mothers and daughters cherish purity in the home, so may we reasonably expect them to cast a pure ballot. Many good women—as good as any in our land—do not look upon the ballot with favor; but now that they have the privilege of exercising their franchise it will be done with a spirit of duty that will redound to the well being of all. Good for the women. God bless them.

**OFFICIAL COUNT
COOS COUNTY**

STRENUOUS SIEGE SILENCED

Dismay Perches on Faces of the Vanquished—Ordeal of Count a Patience Tester for County Clerk Watson

The election of 1912 has passed into history and the political pages of the past will not divulge as many surprises as the one just held—particularly in national affairs—unless it be the memorable trials of 1860. In the state, district and county the returns reveal the retention in office many officers who have been tested and the voters have placed the stamp of approval on their efficiency.

The handshake of the vanquished does not possess the vice-like grip nor the face radiate with as pleasurable a smile as before election—but this is quite natural. County Clerk Watson and his efficient deputies have had an irksome task in totaling the figures but it was done speedily and accurately.

The result of the returns follow: For President—Taft, Rep. 698; Wilson, Dem. 1081; Chain, Pro. 87; Debs, Soc. 837; Roosevelt, Prog. 946. For Congress—Campbell, Prog. 537; Hawley, Rep. 1049; Richardson, Soc. 829; Smith, Dem. 656. U.S. Senator—Bourne, Ind. 504; Clark Prog. 286; Lane, Dem. 982; Ramp, Soc. 727; Paget, Pro. 96; Selling, Rep. 957. District Attorney—Brown, Rep. 1747; Cannon, Soc. 869; Cardwell, Ind. 650; Long, Dem. 399. State Senator—Kaiser, Soc. 983; Smith Rep. 1319; Stemmler, Ind. 1131. Secretary of State—Kennedy, Prog. 398; Olcott, Rep. 1175; Reddaway, Soc. 813; Ryan, Dem. 622; White, Pro. 110. Supreme Court Judge—Bright, Pro. 176; Eakin, Reb. 1215; Slater, Dem. 713; Weaver, Soc. 973. Dairy Commissioner—Barzee, Soc. 119; Dunbar, Pro. 219; Lea, Dem. 866; Mickler, Rep. 1325. Railroad Com.—Campbell, Rep. 2242; Voget, Pro. 442. Circuit Judge—Harris, Rep. 2290; Quick, I. Joint Representative—Hall, Soc. 877; Meredith, Dem. 1038; Pierce, Rep. 1026; Schliemann, Prog. 339. Representative—Barton, Rep. 1385; Hall, Pro. 360; Robison, Dem. 1098. Sheriff—Gage, Dem. 1743; Lund, Rep. 1116; Carter, Pro. 106; Orr, Soc. 591. Assessor—Hansen, Rep. 1118; Thrift, Dem. 1633; Weiling, Soc. 824. Surveyor—Diers, Ind. 951; Gould, Rep. 1226; Hadsall, Ind. 1002. Commissioner—Dement, Rep. 1483; Gilroy, Soc. 912; Weekly, Dem. 1096. County Clerk—Stephan, Soc. 937; Watson, Rep. 2324. Treasurer—Coffelt, Soc. 1043; Dimmick, Rep. 2377. Co. School Supt.—Baker, Rep. 2294; Park, I.; Brown, I.; Bunch, 3; Anderson, I. Caroner—Taggart, Dem. 1034; Wilson, Rep. 1928.

AMENDMENTS

Woman's Suffrage—Yes 1864, no 1255. To Create Lieutenant Governor—Yes 1084, no 1619. For Uniform System of Taxation—Yes 1134, no 1557. To Levy Tax on Different Classes of Property—Yes 1133, no 1542. To Prohibit Emergency in any Act Regulating Taxation—Yes 1447, no 1338. Amendments to be Carried by a Majority of Electors instead of by a Majority of Those Voting on it—Yes 831, no 1745. Making Bank Stockholders Liable for Deposits—Yes 1920, no 632. Giving More Power to Railroad Commission—Yes 1638, no 993. Clackamas County Division—Yes 486, no 1607. Millage Bill for University and Agricultural College—Yes 1088, no 1607. Regarding Majority for Adopting and Rejecting Measures—Yes 863, no 1669. Road Bond Act Limiting Bond Issue—Yes 1259, no 1322. To Create State Highway Department—Yes 588, no 1952. To Put into Effect the State Printing Board Dec. 1—Yes 953, no 1466. To Create Hotel Inspector—Yes 645, no 1972. Eight-hour Law—Yes 1792, no 1012. To Establish Corporation Department—Yes 1273, no 1217. Prohibiting of State Convict Labor by Individuals—Yes 1875, no 1221. Prohibiting Employment of Town or County Convicts by Individuals and allowing them to work on roads—Yes 1823, no 808. Creating State Road Board—Yes 791, no 1779. To Prohibit State from Having Road Indebtedness in excess of 2 per cent—Yes 1209, no 1211. Allowing Twenty Year Road Bonds, limiting the issue—Yes 1296, no 1247. Prohibiting Counties Voting More Than 2 per cent for Road Bonds—Yes 1122, no 1214. Allowing Consolidations of Cities and Towns—Yes 935, no 1261.

Taxation of Income—Yes 1098, no 1422. Exempting Household Goods from Taxation—Yes 1443, no 1275. Exempting Mortgages—Yes 1069, no 1501. Revising Inheritance Tax Laws—Yes 803, no 1517. Fixing Freight Rates—Yes 1418, no 983. Home Rule Good Roads Measures—Yes 1642, no 980. Revising Various Forms of State Government—Yes 1000, no 1423. Special Graduated Single Tax—Yes 1173, no 1094. To Abolish Capital Punishment—Yes 1388 no 1354. Prohibiting Boycotting—Yes 1054, no 1702. Prohibiting Speaking in Streets Without Permit—Yes 991, no 1765. Appropriating \$175,000 for Administration Building, University of Oregon—Yes 602, no 1870. Appropriating \$175,000 for Library at State University—Yes 639, no 1857. Coos County Single Tax—Yes 1113, no 1099. Justice of the Peace, District No. 2—H. O. Anderson 190, J. J. Stanley 284. Constable, District No. 3—Ned C. Kelley 330, Kenneth Lawrence 2, J. H. James, 4.

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Notice of Final Settlement

Notice is hereby given that the undersigned has filed his final account in the matter of the administration of the estate of John Swindal, deceased, and that the County Court has set Saturday, the 7th day of December, 1912, at the court house in Coquille, Coos county, Oregon, as the place for hearing objections to said final account and the settlement of said estate.

Dated this 7th day of November, 1912.
PHESSIE SWINDAL,
Administrator of the estate of John Swindal, deceased.

Notice of Final Account
In the County Court of the State of Oregon for Coos County.
In the matter of the Estate of H. E. Wilcox, deceased.
Notice is hereby given that the undersigned, the duly appointed, qualified, and acting administratrix of the Estate of H. E. Wilcox, deceased, has filed her final account in the said estate in the County Court for Coos County, Oregon, fully showing her administration of said estate, and that Monday, the 2nd day of December, 1912, has been set as the time, and the County Court Room, in the City of Coquille, Coos County, Oregon, as the place, for the hearing and settlement of said final account. All persons having any objection to said account, or to the settlement thereof, may present them at that time and place.
ANNA WILCOX, Administratrix.

Poultry

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TRIOS—Rocks, \$5.50 to \$6.00; Anconas, \$5.50 to \$6.00; W. Leghorns, \$5.50; B. Leghorns, \$5.25; B. Andalusians, \$6.00; W. Orpingtons, \$6.00.
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In the Circuit Court of the State of Oregon for Coos County

Frank Burkholder,
Plaintiff,
vs.
E. G. Lee, Edward Carey, Robert Harper, E. Murphy, H. M. Rogers, W. K. Taylor, M. G. Halverson, H. L. Halverson, Bridget Finn, Edward B. Ferris, and Astee Land and Cattle Company, a corporation,
Defendants.

To Edward B. Ferrine, one of the above named defendants:
IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear and answer the complaint filed against you in the above entitled suit within six weeks from the date of the first publication of this summons, or before the 25th day of November, 1912, the same being the date of the last publication of this summons; and if you fail so to appear or answer on or before the 25th day of November, 1912, the same being the date of the last publication of this summons, for want thereof, the plaintiff will take judgment against you and will apply to the Court for the relief demanded in his said complaint, a succinct statement of which is as follows: That you are required to set up and allege whatever right, title or interest is claimed by you in and to the real estate, described in said complaint, or any part or parcel thereof, to wit: Lot 2 of section 31 and the northwest quarter of the northwest quarter of section 8, all in township 24 south of range ten west of the Willamette meridian; lot 46 of block 6 in Steamboat addition to the town of Yarrow, according to the plat thereof on file and of record in the office of the County Clerk of Coos County, Oregon; lots 19, 20, 21 and 22 in block 2; lots 23 and 24 in block 6; lots 9, 10, 11, 12 in block 8; lots 33, 34, 35 and 36 in block 18; lots 6, 7, 10 and 11 in block 23 all in Portland addition to the town of Bandon, according to the plat thereof on file and of record in the office of the County Clerk of said Coos County; all of the said real estate being situate in the County of Coos and State of Oregon; and that the title of the plaintiff in and to the said real estate and every part and parcel thereof be quieted against you, the said defendant, and against any and all persons claiming by, through or under you; and that you and any and all persons claiming by, through or under you be forever enjoined and restrained from setting up any claim of right, title or interest in or to the said real estate and every part and parcel thereof; that plaintiff have judgment against you for his costs and disbursements in this suit; and for such other and further relief as to the Court may seem meet and equitable.

Service of this summons upon you is made by publication thereof in the Coquille Herald for a period of six weeks by an order of the Honorable John S. Coke, Judge of the above entitled Court, dated the 14th day of October, 1912.
J. J. STANLEY,
Attorney for Plaintiff.
Residing at Coquille, Coos County, Oregon.



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