

The Coquille Herald

PUBLISHED EVERY TUESDAY

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P. C. LEVAR, Lessee.

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

Phone Main 354.

The "powers" have finally bulldozed Montenegro into giving up Scutari, which was captured from the Turks after a long siege.

According to the International Encyclopaedic Dictionary, "derful" means "solitary, sad, mournful." But that must mean the next morning after you have been too dern-ful.

When people write from other states, as they write to the Herald, to commend a stand taken by the paper editorially, it really looks as though it sometimes paid even a newspaper to speak the truth—paid in satisfaction, if not in money.

"From the Manger to the Cross," the feature picture shown at the Scenic last Friday night is pronounced by all reports to have been great, and many are most enthusiastic in their praises. One man remarked that he "wouldn't have missed it for five dollars." Those who failed to see it really missed a treat. The turn-out was small, however, and was not such as to encourage the management of the picture shows to procure the best that is going for their patrons. These great special features cost immense sums of money, and they are not made a part of the regular service furnished to all picture houses. Quite a bunch of extra money must be put up by the house to secure one. To break even it is absolutely necessary to charge more than the regular admission price. If the people do not care to pay extra for extra service, it simply means that they will not see the best things going, for no small picture house can afford to invest much money purely for glory. A couple of experiences like those of the Scenic in the cases of the Dayton Flood pictures and this last feature are enough to discourage the management from taking chances in the future.

POOR MARSHFIELD!

A recent number of the Portland Telegram brings the following:

W. F. Miller, superintendent of the line, arrived from Coos on the steamer Sunday. He said this morning that the company has made arrangements to handle any freight destined for Portland which may be transported by the new railroad, belonging to the Smith Lumber Company, and extending back into the logging camps for about 20 miles from North Bend. While the road was built for the purpose of furnishing means for the transportation of logs to the sawmill at North Bend, considerable other classes of freight are expected to be moved over it.

Notice how neatly Mr. Miller eliminates Marshfield from the situation? There isn't so much to see? The Smith Logging road runs to North Bend; the Smith mill must therefore be at North Bend; the camps on the new road are about 20 miles from North Bend. Mr. Miller should have added in a supplementary way that North Bend has given the S. P. everything asked for, while the town which has now disappeared from the knowledge of men tried to save part of its hide.

MINE, THINE AND OURS

(The Public)

Criticism of the late J. Pierpont Morgan for leaving most of his fortune to his family and friends, with only small donations to charity and none at all to public uses, is childish. So far from showing that he had, as one of those critics puts it, "an inadequate sense of the debt he owed to a people whose energies and abilities contributed to the foundations of his own acquisitions," it shows his keen sense of the eternal fitness of things. Our contributing people probably regarded the fortune as Mr. Morgan's. If they did not, they should have demanded their rightful share in a rightful and self-respecting way. That they did contribute to it, by forced contributions, is true beyond peradventure; but pusillanimous, indeed would it be of them to look for their share by way of bequests through a dead man's will. That Mr. Morgan himself regarded the fortune as all his own was apparent

throughout his life and evident at his death. All honor to him for not playing Deadman Bountiful. What he believed he owed, he has paid; what he believed was his, he has disposed of in his own way. What ever else may be said against Mr. Morgan, he has at any rate not tried to buy immunity for his memory by largesses in his will. The shame for "an inadequate sense of the debt he owed to a people whose energies and abilities contributed to the foundations of his own acquisitions" is not Mr. Morgan's shame; it is the shame of those who look for, beg for, give thanks for or welcome restoration in the form of benevolence. Mr. Morgan's fortune was all his own, or it was wholly or partly common property. If the former, let us secure it man-fashion—the common part of it—for common use in whosever's hands it may be.

All this criticism of Mr. Morgan's will for not giving to charity or other public use, is of a piece with the immunity asked for beneficiaries of privilege when they do some public spirited and spectacular act. In Ohio, for instance, because men of fortune whose fortunes rest upon privilege, poured out unearned money to help sufferers from the floods, a cry for immunity and further privilege was raised in their behalf. For a moment it seemed as if all progressive legislation in the Ohio legislature was to be arrested because, forsooth, it would interfere with unearned money-getting by men who, on the occasion of a great public calamity, had been as kind as spendthrifts to beggars. This is the old Roman spirit of "bread and circuses" come again. Have we not advanced far enough beyond the ancient Romans to quit their beggarly customs of tolerating privilege so long as the privileged are generous with their loot?

Water Permits in Coos

During the quarter ending March 31, 1913, the State Engineer issued two permits in the area drained by the Coquille River and adjacent Pacific ocean drainage area.

Joseph A. Cox, of Langlois, secured a permit to appropriate water for domestic supply in Sec. 12, T. 31 S., R. 15 W., and R. H. Corey, of Marshfield, secured a permit to appropriate water for domestic use and manufacturing purposes, the water to be diverted from Wil-lanch, Kentuck and Johnson creeks, and to be used in Sec. 11, T. 26 S., R. 13 W. W. M.

During the quarter 114 permits have been issued throughout the state, under which it is proposed to irrigate 49,071 acres, develop 1,551 horsepower, and supply water for domestic and municipal use. These permits also include 11 for the construction of reservoirs for the storage of 3,029 acre feet.

Theosophy and International Peace

It is announced from Point Loma that Madame Katherine Tingley is to hold a great International Theosophical Peace Congress at Visingso, Sweden, June 22nd to 29th. Delegates from the various Peace Societies of the world will attend, and representatives of the nations; while from Point Loma, the International Center of the Theosophical Movement, a large party, including adult students and several members of the famous Raja Yoga College, are to start for Sweden shortly.

Using Lumber Fast

In order to complete the palace of Machinery at the Panama-Pacific International Exposition, within the time called for by the contract, 283,000 feet of lumber will have to be put in place in the building each week. During the week ending April 19th the amount of timber added to the structure was 280,000 feet. The probably maximum speed at which the building will be erected before its completion will reach about 350,000 feet a week.

Notice to Creditors

Notice is hereby given that the undersigned has been appointed administratrix of the estate of James L. Thompson, deceased; all persons having claims against said estate are hereby required to present the same, together with the proper vouchers therefor, to the undersigned at Coquille, Coos County, Oregon, within six months from the date of this notice.

Witness my hand and dated this 15th day of April, A. D. 1913.

LULA ETTA THOMPSON,
Administratrix of the estate of James L. Thompson, deceased. 4-15-13

SUNDAY SERVICES IN COQUILLE CHURCHES

PRESBYTERIAN CHURCH.
Services Sunday at 11 a. m. and 7:30 p. m.
Sunday School at 10 a. m.
Frank H. Adams, Pastor.

M. E. Church
Sunday school at 10 a. m.
Preaching at 11 a. m. and 8 p. m.
Prayer meeting Thursdays at 8 p. m. ROY L. CLARK, Pastor.

Christian Science Society
Corner Third and Hall streets.
Services at 11 a. m. next Sunday.
Subject lesson sermon "Mortals and Immortals."
Wednesday evening meeting 8:00.

M. E. Church South
Services next Sunday as usual Sunday school at 10 a. m.
Epworth League at 6:45 p. m.
You are invited to be present.
C. H. CLEAVES, Pastor.

ST. JAMES EPISCOPAL.
Services first and third Sundays of each month. Sunday school every Sunday at 10 a. m.
You are heartily welcome.
Wm. M. M. M. M. M.

CHURCH OF CHRIST.
Sunday school at 10 a. m.
Christian Endeavor at 6:30 p. m.
Prayer meeting, Wednesday evening of each week at 7:30.
You are cordially invited to all these services.
T. B. McDonald, Minister

Have you paid the printer?

Forfeited Land Not Open

According to B. D. Townsend, special prosecuting attorney, who has had charge of the government's case against the Southern Pacific Railroad company in the land forfeiture cases, the land in Oregon which recently reverted to the government will not be open to entry for at least two years. The case will have to go through the court of appeals to the Supreme Court of the United States, and if the decision is finally in favor of the government it will still be necessary for the land to be thrown open by act of congress or presidential proclamation before it is available for settlement or entry. The "intervening" cases of parties who had tendered money to the railroad company for purchase of the land were all dismissed by Judge Wolverton, and it looks as though these people had lost their money, to the great profit of the lawyers.

Chinese at Rogue River

A report comes to the Record from Gold Beach that the landing of about a dozen Chinese at that place is liable to cause some trouble. The Chinese it is said are fishermen who expect to engage in fishing on the Rogue river. The river was opened for fishing and the Wedderburn Trading company expects to operate on a big scale. Other concerns it is said will also fish on the river.

Town Lots in Coos

Assessor Thrift, who is just completing the compilation of statistics of the taxable property in Coos county, announces that the tax rolls show a total of 70,000 town lots laid out in the various town sites of Coos county. Many of these are found in the many additions to Marshfield, North Bend and Bandon that were platted and placed on the market during one of the railway boom periods. Some of these lots carry a very small assessment and in some cases the taxes are scarcely sufficient to pay for the clerical work in keeping the records, but they must be carried on the books according to the original plats.—Times.

Trouble at Marshfield

Seven men were arrested at Marshfield Tuesday evening for making speeches on the street. Five were Socialists and two belong to the I. W. W.

Mayor Straw had issued an order to the police to enforce the ordinance against street gatherings, the reason being that such gatherings blocked the street and interrupted traffic, besides being dangerous for the participants, who were liable to be run down by autos.

C. B. Ellis, the new county secretary of the Socialists attempted to speak from a box on Market avenue just off from Front street, and he

All Skin Remedies Fail?

Have you tried all the advertised skin remedies without success? Have you sought medical treatment in vain? And you still suffer from that irritating itch, that horrible, unsightly skin disease?

In despair.

Come to our store and we will GUARANTEE YOU INSTANT RELIEF. We will let you have a full size bottle of the D.D.D. Prescription for Eczema, a simple, antiseptic wash, on our positive guarantee that unless it stops the itch AT ONCE it will cost

you not a cent. You owe it to yourself to take advantage of this offer. We are confident it will succeed or we could not afford to make the offer.

D.D.D. is a penetrating liquid that kills and washes away disease germs. It soothes the skin smooth and healthy. A 50c bottle is enough to start the cure of the most obstinate cases of Eczema, Psoriasis and all skin diseases. D.D.D. soap is a valuable aid. Ask us about it.

C. J. FUHRMAN, Druggist

was at once arrested. Others attempted to speak, but they were placed under arrest as fast as they mounted the box, until seven had been sent to the city jail. They were kept in jail all night but released in the morning on their agreement to appear before Recorder Butler at a later hour.

Mayor Straw had stated that the city park would be free to the use of any one desiring to hold an out of door meeting, but as the park is some distance from the business center it would not answer the purpose of the street orators. The place where the arrests were made has been used for some years for street meetings, and as a matter of fact a meeting there interferes but little with traffic unless the crowd is extremely large, as the street leads only to the water front, to which there is no travel in the evening.

Myrtle Point Pointers

Mr. and Mrs. Taylor Dement and two children returned on the 5th inst. from Lower California, where they went about the holidays. They enjoyed the trip very much but were glad to come home as it got very warm down there.

Mr. and Mrs. J. Pressey returned from their Oakland, Cal., trip, where they went two weeks ago on business, on the 7th. They formerly lived in Oakland but will now locate here.

Mr. Endicott, the octogenarian, was taken quite sick Sunday evening, threatened with a stroke of paralysis, but is now much better.

Mrs. A. Graham and her daughter, Mrs. A. Baker, gave a birthday party in honor of Mrs. Baker's son, Launcelot, on his eighth birthday, May 5. All his school class were invited and twenty-three children were present, also Mrs. Geo. Bryant and daughter, Isabel, Mrs. Dodge and son, Mr. and Mrs. C. H. Southmayd and Will and A. Graham. About five delicious refreshments were served consisting of cake, ice cream, candy and pop corn. After the youngster could eat no more, two contests were tried. The first won by Kenneth Peel, a china bon-bon dish. The second, won by Jasper McCloskey in a timed rope climbing contest, was a pretty china plate. Judging from the laughter and fun all had a good time.

Mr. Herriott, of Bridge, who has been very low with dropsy, is slowly recovering, being able at this writing to be up. He is here in town.

OBSERVER.

BANDON BREEZES

(The Surf)

Hon. Walter Sinclair, the Coquille attorney, was in Bandon Tuesday on legal business.

Frank Colgrove, after having sold his business here, departed on Tuesday's Elizabeth for San Francisco, from whence he intends to proceed to South America in quest of fortune.

Wireless Operator Mansfield, a well known and popular young man who has for several months past represented the Martoni Co. aboard the Speedwell, has accepted a position as operator on the U. S. Revenue Cutter Unalga for service in Alaska waters.

Razor clam digging and crab fishing during the past few days has been the early morning occupation of many of the Bandon residents. The extreme low tides have been very favorable to the fishermen and many large catches have been reported.

\$100 Reward, \$100

The readers of this paper will be pleased to learn that there is at least one dreaded disease that science has been able to cure in all its stages, and that is Catarrh. Hall's Catarrh Cure is the only positive cure now known to the medical fraternity. Catarrh being a constitutional disease, requires a constitutional treatment. Hall's Catarrh Cure is taken internally, acting directly upon the blood and mucous surfaces of the system, thereby building up the constitution and restoring nature to doing its work. The proprietors have so much faith in its curative powers that they offer One Hundred Dollars for any case that it fails to cure. Send for our testimonials.

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SUMMONS

In the Circuit Court of the State of Oregon for the County of Coos

H. L. Carl,
Plaintiff,

vs.

Hans K. Reed, Christina Ohman and Lena Hall, formerly Lena Thelin, including all the heirs at law of Olaf Reed, also known as Olaf Reed or Orloff Reed), Deceased, the unknown heirs of Nickala Reed, (also known as Nickala S. Reed) Deceased, Asa Myers, Andrew Hoover, William A. Hoover, Laura Robison, Aaron J. Myers, Albert Myers, John E. Myers, Ed. J. Myers, Lucious L. Myers, Ralph A. Myers, Daisy Clinton and Mary Murry, including all the heirs at law of Aaron Hoover, deceased, Price S. Robison, Jesse D. Clinton and S. L. Lafferty and his wife, Amelia Lafferty, Jennie Schetter, Albert Thelin, Walter Thelin, Alice Baldwin, Alonzo Thelin and Arthur Thelin including all the heirs at law of John Thelin, Deceased, Anne Barklow, widow of S. S. Barklow, Deceased, James H. Barklow, Sarah Randselman, Nathan E. Barklow, John D. Barklow, Laura Broadbent, Bertha Snell, and Alta Abbott, including all the heirs at law of S. S. Barklow, Deceased, Edward Rackleff, Ralph R. Rackleff, Charles Rackleff, George Rackleff, Lyman Rackleff, Owen Rackleff, Annie Lehmannowicz, Eliza Angel, Rose Butler, Frank Tripp, Ollie Shaw, Rachael Schroeder, Rose Sowash, Laura Handley, Emily C. Schumacker, Beatrice Beattie, Mary Simmons, George Clark, and Edward Clark, including all the heirs at law of William Rackleff, (also known as William Rackleff) Deceased, and also all other persons or parties unknown claiming any right, title, estate, lien, or interest in the real estate described herein, Defendants.

To Lena Hall, Alonzo Thelin, Arthur Thelin, Albert Thelin, Walter Thelin, Alice Baldwin, Andrew Hoover, Mary Murry, Bertha Snell, Ollie Shaw, Emily C. Schumacker, Beatrice Beattie, Mary Simmons, George Clark, Edward Clark, Rose Sowash, Annie Lehmannowicz, and the unknown heirs of Nickala Reed, and also all other persons or parties unknown claiming any right, title, estate, lien, or interest in the real estate herein described, Defendants.

In the Name of the State of Oregon: you and each of you are hereby notified that the plaintiff, H. L. Carl, has commenced a suit in the Circuit Court of the State of Oregon, for Coos County, against you, impleaded with others, and that in pursuance of an order made and entered in said cause and court by Honorable John S. Coke, Presiding Judge of said Court, on the 31st day of March, 1913, you and each of you are hereby required to appear in said cause and court and answer the complaint of the plaintiff filed therein, on or before six weeks from the first publication of this summons, which first publication will be upon the 1st day of April, 1913, and that for want of answer thereon, on or before said time, the plaintiff will apply to the court for the relief demanded in the Complaint, a succinct statement of which is as follows: that it is declared and adjudged that the plaintiff is the owner in fee simple of the following described real estate, situated in Coos County, State of Oregon, to-wit:

The southeast 1/4 of Section 6 T. 29 South, Range 12 West of the Willamette Meridian, in Oregon, containing 160 acres.

Also, Beginning at the N. W. corner of Jesse D. Clinton's land, the same being situated 668.3 feet South and 244.2 feet East of the corner of Sections 5, 6, 31 and 32 Townships 28 and 29 South, Range 12 West of the Willamette Meridian, Coos County, Oregon, and running thence South parallel with the line between said Sections 5 and 6 of T. 29 S., R. 12 West 3292 feet to the quarter quarter section line running East and West through the S. W. 1/4 of said Section 5, thence West 244.2 feet to the line between said Sections 5 and 6 at the quarter quarter section corner; thence North along said section line 1320 feet to the 1/4 section corner; thence West 660 feet to the line between Carl and S. L. Lafferty; thence North parallel with the section line between the land of S. L. Lafferty and Carl and P. S. Robison and Carl 2040 feet to the line between Twips 28 and 29 S., R. 12 West; thence East along T. line 423 feet to the S. E. corner of Robison land; thence North 36 degrees E. along the line as now fenced between the lands of Carl and Robison 1230 feet, more or less, to low water line of Coquille River; thence Southerly along low water up stream to a point due East of beginning; thence West 350 feet to the place of beginning, being a part of Lot 8 of Section 31 and a part of Lot 1 of Section 32 of T. 28 South, Range 12 West and a part of Sections 5 and 6 T. 29 S., R. 12 W., containing 75.76 acres and containing in all 297.76 acres, more or less. Save and except from the above described land one acre heretofore sold by H. L. Carl to School District No. 80 as follows: Beginning at a point on North line of the County Road 194 feet South and 217 feet East of the 1/4 section corner between Sections 5 and 6 above mentioned and running thence N. 67 1/2 degrees W. along North side of County Road 288.7 feet; thence North 14 degrees E. 183.4 feet; thence South 67 1/2 degrees E. 217 feet; thence South to place of beginning.

And that you, and each of you, have no estate, right, title, or interest whatsoever in or to said land or premises, adverse to the plaintiff, and for such other and further relief as to the Court may seem equitable.

Dated this 1st day of April, 1913.

L. A. ROBERTS,
Attorney for Plaintiff.
Residing at Myrtle Point, Oregon.



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