The Coquille Herald State Game Warden

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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 381.

How Captain Panter Escaped \$100 Fine

Captain Panter of the steamer Dora tells the Herald of one of his Hulls and Boilers on their last visit here which indicates that the feeling of exasperation and disgust which exists among the Coquille steamboat i'secretary" along and that the secretary was even more obsessed with a feeling of his importance than the nspectors themselves. As so menial a task as counting life preservers was beneath the dignity of the inspectors, they had the secretary count them. Then that high and mighty one came up to Captain Panter and announced; "Your life preservers are short, and it will cost you r hundred dollars fine." Captain Panter insisted that he had the animals and birds." required number, and wanted the underling to go over them again. Then he wanted to know how many he was short, but all the satisfaction ler happened to be standing on the dock, and Captain Panter called to law for killing or taking of same." claim that each log in the building if sawed into lumber, would turnish breakers up, to show them that it is him to bring half a dozen responsible citizens and come aboard and count the life preservers. Marshal Miller, without leaving the dock, called on several citizens and they servers aboard, the exact number ANY PART THEREOF." required-100 for the passengers and one each for the crew.

In the mean time, the inspectors and their man F iday had gone to the depot to take the train. Marshal Miller hurried down there and told the clerk that he had found 103 life preservers on the Dora. Miller informed him so emphatical- the knowledge and consent of the ed on the L. A Examiner. ly that none had been brought rest, has any game bird, non-game bird, game animal or fish or furbearing animal in custody or possesthat the representatives of the glory sion, it shall be deemed and taken and power of these United States to be in the custody and possession have to let that fine go."

If Captain Panter had not been through the incompetence of a swellheal clothed with a little brief authority. The insufferable affrontery of some of these Portland ginks

In this connection, we give below the serly sent by Cartan H. W. Dunham to the letter from Collector Burke, published in the Herald, in which the government official demands that the former send affidavits to support the statements which regarding conditions with which ev- he did not come in possession of his ery one on the river was familiar, Capt. Dunham reproduces the letter from memory, but it is essentially a copy of the one sent.

Thos. Burke, Collector of Customs Portland, Oregon.

Your recent communication received, and will honor you with a reply. The interpretation of it was uncertain; whether it was intended for a threat to banish me as an exile for daring to write the facts.

For your information, I do not have any dates, neither do I draw a salary for such nor employ a stenographer, paid from the U. S. What I wrote I do not your excellency.

H. W. Dunham.

House Bill No. 271, introduced by C. R. Barrow and passed by the legislature in Section 62, that any person violating any of the provides "Additional open season for the Coquille Valley, Coos County—Ducks from December 31st to January 31st." This, as been stated in the Herald, is an "extension of two weeks and helps some."

Alma Drollinger, both of Marsh field, Rev. C. H. Bryan officiating.

Carl vs Cottle

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An interesting case of difference of opinion will be pulled off in Jusber 31st to January 31st." This, as been stated in the Herald, is an "extension of two weeks and helps some."

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An interesting case of difference of opinion will be pulled off in Jusber 1 the City of Coquille, Coos County. Oregon, once a week for a period of six weeks.

A. I. Surgany of the summons is made by publication in pursuance of an order madelby the Honorable James Watson, County Judge for Coos County, Oregon, attending the recting that service thereof be madelby publication thereof in the Coquille at the Otto Opinion will be pulled off in Jusber 1 the City of Coquille, Coos County. Oregon, once a week for a period of six weeks.

A. I. Surgany of the Honorable James Watson, County Judge for Coos County, Oregon, and the declaration by the Legislature in Section 62, that any person violating any

Expounds the Law

ceived from State Jame Warden

On February 6th Deputy Geme Warden E. C. Hills of Engene arrested John Hawk for having the carcass of a deer in possession. The case was taken up before Justice of the Peace, Jesse G. Wells of Eugene.

Mr. Wells ordered a direct verdict of "not guilty," claiming that we have no law against having deer meat in posession out of season. It was repealed by the 1913 session of the Legislature. The report was OTHER TIME." published in various newspapers throughout the State that there is no provision in the State laws to seems that the inspectors had a prevent killing deer in season or out

According to the attorney Genfull protection to deer.

Section 2, paragraph (b), of the same Chapter, provides:

went aboard and counted, as re- GAME ANIMAL, fur-bearing ani most wonderful sights to be seen at er Coquille girl, Miss Connie Robi quested. They found 103 life pre- mal, game bird or game fish, OR the Fair grounds.

Section 10, paragraphs (c) and (k) provide for open season as follows,

such deer during any one season." Section 2, paragraph (1) pro-

animal, or fish or fur-

game warden, etc.

or any portion thereof, in possession

game illegally. Section 62, paragraph (b), of

Chapter 232, provides: "Unless otherwises pecifically pro-

retract nor apologize for; for these finition of the words "hunt," as de-were existing circumstances, and are fined by the Legislature in Section March 6, 1915, E. H. Tozier and easily corroborated; and do not 2, paragraph (f), and "open" and have any fear or favor to ask of "closed seasons" as provided in

Skin Sufferers-Read! SUNDAY SERVICES IN

We want all skin sufferers who have suffered for many years the tortures of disease and who have sought medical aid in vain, to read this.

We, as old established druggists of this community, wish to recommend to you a product that has given many relief and may mean the end of your agony. The product is a mild, simple wash, not a patent medicine concected of various worthless drugs, but a scientific compound made of well known antiseptic ingredients. It is made in the D.D.D. aboratories of Chicaso and is called the D.D.D. Prescription for Eczema.

This is a doctor's special prescription—one that has effected many wonderful cures.

C. J. FUHRMAN, Druggist

KILL HORNED DEER AT ANY end of it off his hands.

WILLIAM L FINLEY, State Game Warden.

Visited Exposition

Mrs. William Grow arrived from eral, George M. Brown, deer are an extended trip through California fully protected under the present the first of the month. She was "It shall be lawful within the says that all the buildings at the Section 2, paragraph (c) provides: house. The Palace of Jewels, the "Closed seasons is the time during most attractive building, has its which it is prohibited by law with- entire front plastered with Jewels of in the State of Oregon to hunt, pur- all sizes. And they are real ones at sue, take, kill, injure, destroy OR that. With the electric lights turn- Mrs Fred Belloni, of the death of HAVE IN POSSESSION ANY ed on at night this is one of the W. M. Feller, the busband of a form

"Game animals .- Deer with least; because in that length of time stating that the body had not yet horns, from August 1st to October everything will be completed, all been recovered. 31st of each year. Bag limit, three the exhibits there and everything

running smoothly. Mrs. Grow had been visiting her son, Wm. Grow, at San Diego, and The word possession means that she also visited at Los Angles and taken to the Mercy Hospital at "Well," replied the clerk, they were if there be any person or two or there met Alton Grimes, former-North Bend, Friday morning. She State of Oregon, so there when I was there." But more persons, any of whom, with ly of this place, we o is now employ-was taken sick a couple of days be-County of Coos. not there when I was there." But more persons, any of whom, with ly of this place, wo is now employ- was taken sick a couple of days be-

Odd Fellows on a Jaunt

finally conceded that, "We will of each and all of them, and if any of the Odd Fellows lodge, of this ing physician, person has any such game bird, place, journeyed to Myrtle Point by auto and conferred the First and mal in possession WHEN IT IS Second Degrees on candidates for would undoubtedly have been SAME, SUCH FACT SHALL BE Second Degrees on candidates for the Myrtle Point Lodge. The mulched to the tune of one hundred PRIMA FACIE EVIDENCE First Degree was given them about dollars entirely without cause and THAT SUCH PERSON KILLED 10:30 Then all adjourned to the SUCH GAME ILLEGALLY." banquet hall where supper was Sylvia Hazelton.

Section 35, paragraph (a), of the same act, provides:

banquet hall where supper was Sylvia Hazelton.

Loyla C. Noah petites they put the candidates through the Second Degree. The linger. Possession of game animals or any portion thereof, DURING THE themerry makers plowed back home through the mud in the "wee small in the Circuit Court of the State of Oregon in and for the County who imagine they came from a real CLOSED SEASON, shall be prima through the mud in the "wee small city, when they get so far from home facie evidence that the same have hours." There were three car loads is often amusing, but when it is likebeen uniawfully taken, unless each in all. The members that repreunarter of any deet and the careass could the lodge from this place.

Plaintiff, is often amusing, but when it is likely to cost a man a hundred dollars
of any other game animal or game
sented the lodge from this place
were Geo Leach, Dr. Moore, Kirk Patrick D. Cranfill, (Bebird shall have been tagged by a Price, Jess Beyers, Harry Oerding, The law, therefore, very plainly M. McDonald, Lloyd Oddy, Frank states that if a man is arrested for Leslie, Tracy Leach, Sam Epperson, Marinda J. Bryan having game birds or game animals, Logan Kay, Owen Knowlton, John her husband Samuel H. Ensele, and Sherman Hurford. The above mentioned members

during the closed season, it shall be constitute the Degree Team of Coprima facie evidence of guilt, and quille Lodge No 53 L O O. F. the burden of proof rests with the Everybody had a good time and ap- Br he had made in the Marshfield Sun, defendant to show to the jury that preciated the royal treatment given them by the Myrtle Pointers.

Pleasant Afternoon

The L O. M. S. girls spent a very pleasant afternoon last Friday 1915; and if wided, any person violating any of he the guests of Miss Mary Fusonne. Swer on or be the provisions of this act shall be Most of the time was taken up with guilty of a misdemeanor and shall conversation and music, though be punished by a fine of not less some was occupied with an imthan \$25.co nor more than \$500 oo promptu "silent drama" that would relief deman and costs of such suit or action, or have made David Griffith, himself, a succinct statement of which is as fol-

fawns, or young deer of the first for about \$150 and has attached a year, at all times, and that deer fine pair of black horses belonging think with horns may be lawfully killed to the latter; while Cottle claims Even was claimed that the law in regard ONLY FROM AUGUST 1ST TO that Carl owes him about \$380. Dora tells the Herald of one of his to having deer meat in possession experiences with the Inspectors of was repealed by the 1013 session of VEAR, AND IT IS A CRIME TO that a jury will take the brainstorm of John F. Lee

Louis Weire, Chas Hansen, Eltis Kingston and Will Bowron were in town Tuursday to attend the Road subject "Substance" Supervisor meeting. They represented the North side of Coos Bay.

After Deer-Slavers

Game Warden Thomas was in law, and it is not true that the 1913 also down as far as Tiu Juana, Mex- town last night on his way back to Legislature repealed the law giving ico. She took in the San Diego the Eden country, where he intends Fair and says that it was very good to round up the man that he arrest-Chapter 232 of the law of 1913, but that it doesn't compare with the ed some time ago for killing deer Section 10, paragraph (a), provides: Panama Pacific Exposition. She out of season, and who took French leave of him on the way out of the State of Oregon to hunt during the Fair are not completed; smong leave of him on the way out of the open season therefor, EUT AT NO them being the Argentine building. hills. He also states that he is after OTHER TIME, the following game She says that the Oregon Building violators of the deer law. He says is grand and the display of Myrtle that a good many of them are kilwood attracts much attention. The ling deer under the impression that Canadian Building's exhibits are composed wholly of wheat. All of it is not unlawful, on account of a "The open season is the time dur- Canada's animals are reproduced in decision made by a judge at Eugene, ing which any game animal, etc. wheat, and that it is a wonderful who decided that there was no law he got was that he was "short" and may be taken within the State of display. She also states that the against killing deer. Mr. Thomas Oregon, under such restrictions and architects of the Oregon Building states that he is hunting these lates

W. M. Feller Drowned

News has been received here by son. The telegram states that he While Mrs Grow states that was drowned Saturday while workevery thing is nice at the present ing on the government works at time, she wouldn't advise anyone to Fort Canby, Wash. Mrs. Belloni Capital stock paid in take in the fair for six weeks at the received another message Monday

Taken to Hospital

Mrs. R. Maddox, of this city, was fore, and, while the doctor thinks her condition is not serious, he thought it best to have her removed from the Baxter Hotel to the hospital where things are quieter. Dr. Mor-Correct-Attest: O. C. Sanford, R. S. Knowl.ton, Last Wednesday several members row, of North Bend, is the attend-

Marriage Licenses

Frank L. Thrift and Chrissie

Hans Christian Christensen and Loyla C. Noah and Elmer Drol-

of Coos.

fore his adoption, Patrick D. Clark) and Fanny Clark; A. L. Nosler and his wife Annie R. Nosler, Defendants.

COQUILLE CHURCHES

M. E. Church

Sunday school at 10 a. m Preaching at 11 a m. and 7:30 p.m. Epworth League at 6:45 p m. Bible Study at the Parsonage Mon av evenings.

Prayer meeting Thursdays at 7:30 p m. C. H. BRYAN, Pastor CHURCH OF CHRIST.

Prayer Meeting Wednesday, 7:30

Sunday school at 10 a m. Christian Endeavor at 6:30 p. m. Morning Subject, "The Mission of

Evening Subject "Toe Church" The Public is cordi lly invited to JOHN F. LEGGETT, Minister.

Christian Science Society

Corner Third and Hail streets. Services at 11 a m next Sunday, Sunday School 10 a. m.

Wednesday evening meeting 8:00 M. E. Church South

Sunday school at 10. a m. Preaching Sunday 11 a. m. and Epworth League at 6:45 p m Prayer meeting Wed. 7:30 p m.

Choir practice Thurs 7:30 p. m. J. E. WALBECK, Pastor. ST. JAMES EPISCOPAL.

Services first and third Sundays each month. Sunday school

every Sunday at 10 a. m. You are heartily wile as

Report of the Condition of the FARMERS & MERCHANTS BANK

At Coquille, in the State of Oregon

at the close of business, Mar	r. 4, 1915.
Resources	
Loans and discounts Overdrafts, secured and un-	\$38,740.08
secured Bonds and warrants	132.00 9,839.12
Banking house Furniture and fixtures	12,500.00 5,000.00
Due from banks (not reserve banks) Checks and other cash items	9,146.81 488.78
Cash on hand Other resources	10,844.92
Other resources	1,011.20

Liabilities

Surplus fund
Undivided profits, less expenses and taxes paid
Due banks and banker
Deposits due State Treasurer
Individual deposits subject to

49,333.62 Savings deposits Total -\$87,768.97

Subscribed and sworn to before me this 9th day of Mar., 1915.

[Seal]

O. C. SANFORD,

Notary Public.

Notice to Creditors

In the County Court of the State of Oregon for the County of Coos. In the Matter of the Estate of Francis Marion Sanderlin, deceased. Notice is hereby given that the un-dersigned has been duly appointed Executrix of the last will and testa-ment and of the estate of Francis Mar-ion Sanderlin, deceased. All persons having claims against said estate are having chains against said estate are hereby notified to present the same du-ly verified as by law required to the un-dersigned at the office of Geo. P. Top-ping, Bandon, Oregon, within six

ping, Bandon, Oregon, within months from the date of this notice. Dated this the 2nd day of March, 1915.

Zanta E. D. Callaghan

2-5t Executrix.

Sheriff's Sale of Real Property on Foreclosure

Notice is hereby given, That by virtue of an execution duly issued out of the Circuit Court of the State of Oregon, for the County of Coos and to me directed on the 13th day of February Defendants.]

TO, Patrick D, Cranfill, Fanny Clark,
A. L. Nosler, Annie R. Nosler, Marinda J. Bryan and her husband Samuel H.
Bryan, the above entitled defendants.
IN THE NAME OF THE STATE
OF OREGON: You are hereby notified that you are 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, to-wit; within and Charlotte E. Raab, his wife, and weeks from the date of the first publication of this summons, to-wit: within six weeks from the 9th day of March, 1915; and if you fail to appear and answer on or before the 20th day of April, 1915 that date being the last date of the time prescribed in the order of publication, judgment will be taken against you for want thereof, for the relief demanded in plaintiff's complaint, a succinct statement of which is as follows:

That plaintiff's title to the lands destined the plaintiff's and Adolph G. Raab and Charlotte E. Raab, his wife, and Charlotte E. Raab, his wife, and of plaintiff and against said defendants by which execution I am commanded to be left the property in said execution and hereinafter described to pay the sum due the plaintiff of Seven Hundred est thereon, at the rate of eight per cent. per annum from the 14th day of January 1915 until paid together with the costs and disbursements of said suit have made David Griffith, himself, by imprisonment in the county jail on the county wherein such unlawful act was committed for not less than 30 days or more than six months, or both such fine and imprisonment."

Attorney General Brown concludes his opinion as follows:

"Taking into consideration the definition of the words "hunt," as defined by the Legislature in Section 2, paragraph (f), and "open" and 2, paragraph (g), and "open" and 1, and the declaration when it shall be unlawful to hunt within the State, and that it shall be lawful at 10 that it shall be lawful at 10 that it shall be lawful at 10 the site of the hard been so fortone than so for the deep in the country where in the deep in the country where in the country where in the deep for the country where in the country where in the country where in the country to the cort said disputements of said suit the country where in the country with the country with the country the complaint, to-wit: the the country with the country the complaint, to-wit: the the country with the country of the words with the country with the country with the country of the words with the country with the country with the country of the country with the country with the country with the country of the country with the to-wit: The South Haif of the North East Quarter and the North Haif of the South East Quarter of Section Twenty-eight Township Twenty-four South of Range Twelve West of the Willamette Meridian in Coos County, Oregon. Said sale being made subject to re-demption in the manner provided by law.

A. J. SHERWOOD and L. A. LILJEQVIST Attorneys for Plaintiff.

Attorneys for Plaintiff.

Alw. Dated this 13th day of February 1915.

Alfred Johnson, Jr.,

Sheriff of Coos County, Oregon.

Why Not Clean Without Sweeping and Dusting?

The germ-laden dust stirred up by the broom has to be dusted in turn from furniture, fixtures, draperies and walls. -:- -:- -:-

AN ELECTRIC CLEANER

Cleans by means of its powerful suction. It easily and quickly removes all dust and dirt from carpets, rugs, draperies and upholstery. There is no labor-no troubleno germ laden dust. -:- -:-

This is but one of the many modern labor savers which ou may enjoy if your home is electrically lighted

Oregon Power Company

Announcement

HAVING bought the plant of the Coquille Mill and Mercantile Company, the undersigned is now prepared to fill all orders for any kind of

Especial attention will be paid to the local demand, and every effort will be made to supply anything needed at the shortest possible notice. Your orders are solicited.

E. E. JOHNSON

SWIFTS

Premium Hams and Premium Bacon "The Last Word" when it comes to quality. Every piece branded. Look for this brand if you want the best. -:- -:- -:-Ask Your Dealer

DISTRIBUTOR.

COQUILLE, ORECON

SELL THAT OLD

Automobile

That old watch Photograph outfit of which you are tired Your cat, dog or shoat That old wagon, horse or cow

Churn, wheelbarrow, tools for which you have no use

The unused shed that ought to be torn down The lot that you don't need

The Herald Want Ads. Will Do It For You!