

ALL TOGETHER FOR A BIGGER AND BETTER LINN.

Hon. M. A. Miller, of Lebanon, who is on the regular jury list, during his spare moments has been looking around town, and is very complimentary of the splendid progress being made by Albany.

"Linn county is a great county," says Mr. Miller, "and the people of every section of it will do well to hustle together in its upbuilding. Larger than several of the states, there is room here for an enormous population, with the resources to back it.

This is right, and is the principle upon which Albany is working. The commercial club of this city boosts for every section of the county, as will be seen by the literature sent out, paid for by the business men of it.

IT MAY MEAN A GOOD DEAL. This is apple fair week in Albany. It may mean a good deal for the Willamette Valley as an apple country, not because held in Albany, but because held in this valley, with exhibits from a wide range, demonstrating the fact that we can raise apples not surpassed by any country in the world.

TIMBER ON THE FREE LIST. It would be so nice if the next legislature would pass an emergency act putting timber on the free list—free from state and county taxes, you know. It would be an emergency, of course, to protect our timber from devastation, and the fool farmer can be induced to carry the extra burden.

JEFFRIES AND JOHNSON. Probably no fight anywhere will cause more general interest than the coming one between Johnson and Jeffries, regardless of whether one believes in prize fights or not.

DO YOU WANT TO SAVE ONE-HALF YOUR OIL BILL? Then buy an INDEX INCANDESCENT KEROSENE BURNER. Fits any lamp, simple in construction, easy to light and no parts to get out of order.

John Minto Here. Mr. John Minto, a pioneer of 1844, is attending the apple fair. He is the last living comrade of the McNeill brothers, of 1847, and is one of those who gave Oregon the right to the name of the land of the big red apples.

RAILROADS GOOD THINGS.

Railroads are good things. They make land values and towns and things move along the desired way. The railroads should not build canals of water alongside and on top of their lines. These waterways are called by all sorts of names, bonds, first, second and third mortgages, melons, dividends, etc., but railroads should build railroads and transport passengers and freight.

Oregon leads the world. The British statesmen are clamoring for a referendum of the land tax question to the people. Soon the Oregonian will be waiting that there is another fool in the family.

A STORY IN EVERY DAY LIFE.

Tall Timber P. O., Oregon, October 20, 1909.

Dear Nephew: An act in life's drama, the setting for which was Willamette street, Eugene, and two brothers the interested persons, was one which comes into the life of many a western man. An Albany man was hailed on Eugene's busy street with the question, "What is your name?" As he never denies it, he gave it. Then a hand was reached out for a shake; the hand was taken. "You know me?" "No."

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Taft hasn't much use for Oklahoma, and from the way that busy young state turned on Taft's advice before he was president and adopted a constitution that meant democracy it is evident that the sentiment is reciprocal.

C H NEWS

Articles were filed incorporating the Calapooia Oil Co, with J. C. Porter, W. L. Rouse and E. M. Davis as incorporators. Capital stock \$75,000.

The last objectors before the board of equalization were the N. W. Tel. Co. and the Drew Timber Co.

Probate: Will of Henry Cleek admitted to probate. Date Sept. 3, 1909. \$5 is left to each child, Frances Smith, Isom Cleek, Hugh Cleek, Lillian Stevenson and Charis Cleek, and all the rest to the wife. Estimated value of property \$33,000, of rentals \$1800. Mrs. Cleek is executrix. W. R. Bilyeu attorney.

The will of Dr. J. A. Lamberson was filed for probate. The estimated value of his property is: realty \$2,000, personal \$1617. He leaves \$5 to his adopted daughter, Hazel May Lamberson, his stock of drugs, books and other office fixtures and supplies to his son, Norman V. Lamberson, and all the rest of his property to his wife, who is made his executrix.

Deeds recorded: Elizabeth Merle to Annie Settle lot H's 2nd ad. \$ 1600 Loren D. Hale to Robert C. Martin 2 lots N. Brownsville. . . . . 900 W. W. Miller to H. C. Miller 10 acres . . . . . 100

License for marriage of Daniel E. Combs, aged 45, and Allie Art Palmer, of Albany.

CIRCUIT COURT.

Judge Burnett Begins the Regular October Term.

Judge Burnett convened the regular October term of the circuit court this morning. The following cases were disposed of: Continued: A. L. Weddie agt. Jerome Smith, Or. agt. John Buchanan, J. N. Rice agt. Calapooia Lumber Co., I. T. B. Co. agt. Wm. Hollich, Clyde Peacock agt. Albert Peacock, H. E. Morrison agt. F. W. Lawton, Palo Alto Stock farm agt. Ralph Greshong et al., G. W. Wolaver agt. C. K. Burton, J. B. Cornett agt. David Cooper et al., R. B. Wiley, agt. Wm. Flaughy.

Reported settled: Weatherford & Wyatt agt. O. A. Co., Edna F. Ferguson agt. Pyramid Builders. Oregon agt. Ralph Turley was dismissed, the supreme court having decided the suit against the townsmen in their favor.

Nonsuit was ordered on motion of plaintiff in First National Bank agt. Chas. Zeisler et al. Also in Mary E. Driver agt. C. L. Williams, Downing agt. Richardson, and Rialston agt. the U. & E.

Oregon agt. Geo. Simons was dismissed, Mr. Simons having paid a fine in another case, and quit the business as he had agreed to do.

In Oregon agt. George Anderson tomorrow morning at 9 o'clock was taken to plead. Judge Whitney appeared for the defendant.

Oregon agt. W. J. Murphy charged with incest, was dismissed, upon the statement that the girl involved in the case is in the asylum at Portland, having been committed Sept. 13.

Oregon agt. John Nemebeck was ordered dismissed, the defendant, who was drunk when held under bonds to keep the peace, having reformed.

The partition of the property in Nona Williams agt. T. P. Hackleman et al. was ordered confirmed, without opposition.

Fred Senders, charged with violation of the local option law plead not guilty to all complaints, and the trial of the first case was begun, Carson and Whitney appearing for the defendant.

The following grand jury was chosen: Geo. T. Bayne foreman, E. B. Barnes, J. E. Hamilton, Chas. R. Irvine, F. C. Jackson, N. D. Pratt, E. J. Wilds.

A nonsuit was ordered on motion of plaintiff in John virek agt. John H. Schneider.

In William Goebel agt. R. Tassell judgment was rendered for the plaintiff \$275 and \$2.50 costs, by agreement of the parties.

Judgment was ordered for the plaintiff in May & Senders agt. W. H. Davidson, to recover money.

In May & Senders agt. Davison & Coleman judgment was rendered against Davison and continued as to the others.

Geo. Prine, upon complaint of W. G. M. Smith was ordered held one year under \$250 bonds to keep the peace. It is said the grand jury is examining a case against Smith on the charge of assault against Prine.

True bills found against W. G. M. Smith and George Prine for carrying concealed weapons.

George Anderson was tried for violation of the local option law before the following: J. E. Archibald, E. M. Burkhardt, W. T. Carey, W. S. Churchill, O. E. Cyrus, W. W. Green, Will Grimes, Ed. Holloway, W. A. Long, A. C. Miller, D. F. Sturdevant, M. W. Yoeman, nine of whom were on the Senders case.

CIRCUIT COURT.

The jury in the case of Oregon against George Anderson brought in a verdict of guilty, and he will be sentenced this evening, at 4 o'clock, at which time Fred Senders will also be sentenced in the first case.

The second trial of Fred Senders, for violation of the local option law, occurred today before the following jury: G. L. Alexander, G. R. Tits, Ray G. Davis, N. W. Smith, G. W. Alphin, E. E. Gordon, N. H. Bateman, J. F. James, R. L. Burkhardt, W. A. Sharp, S. S. Myers and J. P. Cooper, and resulted in a verdict of guilty on the first ballot, without discussion, the case being a plain one.

On the first case Senders was given \$1.00 and 30 days, and 20 days in jail on the second.

Anderson was given 20 days in jail. Claud Hedgpeth agt. Chas. E. Gulliford, was continued.

In Oregon agt. Eva R. Beard, et al. for a right-of-way for the Lebanon Crabbree branch Eva R. Beard was appointed guardian ad litem, an answer filed, and judgment ordered. This was simply a friendly suit made necessary by the minority of the defendants.

P. G. LARSEN KILLED.

MARSHFIELD, Oct. 27.—P. G. Larsen, the owner of large logging camp was killed by the shock of a large log rolling on him. He was 36, well known throughout the state.

MISFITS.

Get out your colors. Apple fair week. Better come home. An off apple year, but the goods will be here. Let everybody yell: Albany apples, Albany dumplings, Oh, my, my!

The usual plans to beat Canns have been begun; but he'll get there. Read Judge Ben Lindsey's article in Everybody's. It is a hot number.

One of Albany's next institutions will be a city hall. It is needed in our business. Jim and Jack may fight in Okl. Not much of a state after all. Getting down to the Nevada level.

Ten acres of people greeted Taft at one place in Texas, not much for the largest state in the Union.

The two Portland lawyers fined \$200 each for a joke hold-up got what was coming to them. A good example.

Little railroad feeders out of Albany with this city as the terminus, is the idea that deserves being halted to.

The startling news comes from Chicago that an ideal husband has been found. Now for an ideal wife. Where is she.

Laws against auto racing are in order. They have become regular death traps. ONLY two were killed in one of the contests at the Portland fair, was a report.

Lawyer Carson slandered two honorable officials as there is Oregon when he swears in his affidavit that the circuit court jury was the worst loaded he had ever seen. He will have to climb before he gets into their class as a man.

Cooper Turner has a Barlett pear tree that raises two crops every year. It is now presenting the second crop, something rare in peardom.

REGISTRATION OF TITLE.

In the Circuit Court of the State of Oregon for the County of Linn. Department No. 2. In the matter of the application of Z. G. Hays to register the title to the following described premises, to-wit: Beginning at a point on the south boundary line of the Donation Land Claim of Geo. F. Settember, Notification No. 1907 and Claim No. 42 in township 12 south of Range 3 west of the Willamette Meridian, Oregon, which is 32.09 chains west of the southeast corner of said claim, and running thence north 3.77 1/2 chains; thence west 13.25 chains; thence south 3.77 1/2 chains; thence west 2.56 chains; thence south 0 degrees 23 minutes east 9.12 chains; thence east 7.48 chains; thence north 0 degrees 23 minutes west 9.12 chains to the said south line of said Donation Land Claim; thence east 8.33 chains to the place of beginning, containing 12.82 acres, more or less, Against all whom it may concern, D. Froman and Jencke Brothers, defendants.

Take notice that on the 22nd day of October, 1909, an application was filed by said Z. G. Hays in the Circuit Court of the State of Oregon for Linn county for initial registration of the title of land above described. Now unless you appear on or before the 8th day of November, 1909, and show cause why such application shall not be granted, the same will be taken as confessed, and a decree will be entered according to the prayer of the applicant, and you will be forever barred from disputing the same.

Dated this 22nd day of October, 1909. J. W. MILLER, Clerk.

TELEGRAPH.

OKLAHOMA CITY, Oct. 22.—Governor Haskell consents to allow the Jeffries-Jackson fight in Oklahoma if they offer a purse of \$60,000.

PORTLAND, Oct. 25.—Mrs. W. S. Ladd was buried this afternoon. The pallbearers were Theodore Wilcox, S. S. Linthicum, C. E. Wood, Prof. Ewing, C. A. Delph, R. Kocher, R. S. Howard Jr., W. B. Ayers, A. L. Mills and L. Allen Lewis.

SALEM, Oct. 25.—School lands were raised to \$10 today by the school board.

PORTLAND, Oct. 25.—The presumed fake holdups, Attorneys Reed and Power, were tried today and fined \$200 each.

SAN FRANCISCO, Oct. 26.—A tidal wave today wiped out Santa Rosa, Mexico. The loss of life is unknown, the property loss is \$500,000,000.

ABERDEEN S. Dak., Oct. 26.—Wm. J. Engle, of Butte, Neb., was first, H. P. Rolfe, of Pendleton, Or., No. 240 in the reservation drawing of the Cheyenne Standing Rock reservation today. The first is valued at \$10,000.

MARSHFIELD, Oct. 26.—John Clark of the Noah Logging camp, was fatally injured by a log today. He was a native of California, 25 years of age, and married.

SHERWOOD, Or., Oct. 26.—A. J. Oberst, a farmer, was gored by a Jersey bull today seriously and is in a critical condition. The bull was regarded as docile. Oberst is sixty years of age.

NEW YORK, Oct. 26.—Harry Thaw must remain in the insane asylum, according to the decision of the court of appeals today.

SUMMONS.

In the Circuit Court of the State of Oregon for the County of Linn. Wm. L. Brewster, administrator, with the will annexed of the estate of George Bahliwin, deceased. Plaintiff, vs. N. V. Sorenson, George Sorenson, S. A. D. Pater, Wade H. Richardson and Charles G. Forster, Defendants. To Wade H. Richardson and Charles G. Forster, 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 on or before the last day of the time prescribed in the order for the publication of this summons, to-wit: On or before the 3rd day of December, 1909, said day being the expiration of six weeks from the first publication of this notice, and if you fail to so appear and answer, for want thereof, plaintiff will apply to the Court for the relief prayed for in the complaint.

The relief prayed for in the complaint is that the defendants be required to set forth fully the nature of their claims in or to the following described lands, situated as follows:—

In Benton County, Oregon. Northeast quarter (1/4), southeast quarter (1/4), southwest quarter (1/4), and southeast quarter (1/4) of the northeast quarter (1/4) of section thirty-six (36), township thirteen (13) south, range seven (7) west, containing five hundred and twenty (520) acres.

In Clackamas County, Oregon. All of section sixteen (16), township seven (7) south, range three (3) east, containing six hundred and forty (640) acres.

In Coos County, Oregon. North half (1/2) of the southwest quarter (1/4) of section sixteen (16), township twenty-nine (29) south, range fourteen (14) west, containing eighty (80) acres.

All of section sixteen (16), township twenty-eight (28) south, range nine (9) west, containing six hundred and forty (640) acres.

Northeast quarter (1/4), northwest quarter (1/4), southwest quarter (1/4), north half (1/2) of the southeast quarter (1/4) of the southeast quarter (1/4) of section thirty-six (36), township twenty-eight (28) south, range nine (9) west, containing six hundred (600) acres.

Northeast quarter (1/4) northwest quarter (1/4), southwest quarter (1/4), west half (1/2) of southeast quarter (1/4), and northeast quarter (1/4) of southeast quarter (1/4) of section sixteen (16), township twenty-eight (28) south, range ten (10) west, containing six hundred (600) acres.

Northeast quarter (1/4) and southeast quarter (1/4) of section thirty-six (36), township twenty-eight (28) south, range ten (10) west, containing three hundred and twenty (320) acres.

Southeast quarter (1/4) of northeast quarter (1/4) of northeast quarter (1/4) of section sixteen (16), township twenty-eight (28) south, range ten (10) west, containing one hundred and sixty (160) acres.

Southeast quarter (1/4) and northwest quarter (1/4) of section thirty-six (36), township twenty-eight (28) south, range eleven (11) west, containing four hundred and eighty (480) acres.

Southeast quarter (1/4) of northeast quarter (1/4) of section sixteen (16), township twenty-six (26) south, range twelve (12) west, containing forty (40) acres.

In Douglas County, Oregon. All of section sixteen (16), township thirty-one (31) south, range one (1) west, containing six hundred and forty (640) acres.

Northeast quarter (1/4), southwest quarter (1/4) and southeast quarter (1/4) of section sixteen (16), township thirty-one (31) south, range two (2) west, containing four hundred and eighty (480) acres.

All of section sixteen (16) and the southeast quarter (1/4) and the southwest quarter (1/4) of section thirty-six (36) in township thirty-one (31) south, range three (3) west, containing nine

hundred and sixty (960) acres. Northeast quarter (1/4), northwest quarter (1/4) of section sixteen (16); and the northwest quarter (1/4) and southwest quarter (1/4) of section thirty-six (36) in township thirty-one (31) south, range eight (8) west, containing six hundred and forty (640) acres.

All of section sixteen (16), township thirty (30) south, range nine (9) west, containing six hundred and forty (640) acres.

Northeast quarter (1/4), southeast quarter (1/4) and east half (1/2) of the west half (1/2) of section sixteen (16), township twenty-nine (29) south, range eight (8) west, containing four hundred and eighty (480) acres.

Northeast quarter (1/4), northwest quarter (1/4) of southwest quarter (1/4), northwest quarter (1/4) and northeast quarter (1/4) of section thirty-six (36), township twenty-seven (27) south, range eight (8) west, containing three hundred and twenty (320) acres.

Northeast quarter (1/4) and northwest quarter (1/4) of section sixteen (16), township twenty-five (25) south, range eight (8) west, containing three hundred and twenty (320) acres.

All of section thirty-six (36), township twenty-four (24) south, range nine (9) west, containing six hundred and forty (640) acres.

Northeast quarter (1/4), northeast quarter (1/4) of northwest quarter (1/4) of the southeast quarter (1/4) of section thirty-six (36), township twenty-four (24) south, range eight (8) west, containing two hundred and forty (240) acres.

All of section thirty-six (36), township twenty-four (24) south, range seven (7) west, containing six hundred and forty (640) acres.

Northeast quarter (1/4) and southwest quarter (1/4) of section thirty-six (36), township twenty-three (23) south, range ten (10) west, containing three hundred and twenty (320) acres.

In Jackson County, Oregon. Northwest quarter (1/4) of northeast quarter (1/4), west half (1/2) of southwest quarter (1/4), and southeast quarter (1/4) of southwest quarter (1/4) of section sixteen (16), and the north half (1/2) of the northeast quarter (1/4) of section thirty-six (36), township twenty-four (24) south, range one (1) east, containing two hundred and forty (240) acres.

Southeast quarter (1/4), southwest quarter (1/4), north half (1/2) of north half (1/2) of north half (1/2) of northwest quarter (1/4) of section sixteen (16); northeast quarter (1/4) northwest quarter (1/4) of section thirty-six (36), township twenty-four (24) south, range one (1) east, containing ten hundred and forty (1040) acres.

All of section sixteen (16), township thirty-four (34) south, range one (1) east, containing six hundred and forty (640) acres.

Southeast quarter (1/4), southwest quarter (1/4) of southeast quarter (1/4) of northeast quarter (1/4) of northeast quarter (1/4) of section thirty-six (36), township thirty-four (34) south, range one (1) east, containing three hundred and twenty (320) acres.

All of section sixteen (16), township thirty-four (34) south, range two (2) east, containing ten hundred and forty (1040) acres.

All of section sixteen (16), township thirty-four (34) south, range one (1) east, containing six hundred and forty (640) acres.

West half (1/2) of northwest quarter (1/4), north half (1/2) of southwest quarter (1/4) of section thirty-six (36), township thirty-two (32) south, range three (3) east, containing one hundred and sixty (160) acres.

In Lane County, Oregon. All of section thirty-six (36), township seventeen (17) south, range three (3) east, containing six hundred and forty (640) acres.

West half (1/2) of the southwest quarter (1/4), an east half (1/2) of the southeast quarter (1/4) of section sixteen (16), township sixteen (16) south, range one (1) west, containing one hundred and sixty (160) acres.

Northeast quarter (1/4) of section thirty-six (36), township sixteen (16) south, range two (2) east, containing one hundred and sixty (160) acres.

North half (1/2) of section thirty-six (36), township sixteen (16) south, range four (4) east, containing three hundred and twenty (320) acres.

In Linn County, Oregon. All of section sixteen (16), township fourteen (14) south, range one (1) east, containing six hundred and forty (640) acres.

All of section sixteen (16), township eleven (11) south, range three (3) east, containing six hundred and forty (640) acres.

Southeast quarter (1/4) of section thirty-six (36), township ten (10) south, range four (4) east, containing one hundred and sixty (160) acres; and that all adverse claims in or to said lands or any thereof be determined by the decree of this court; that by said decree it be declared and adjudged that the defendants have no estate, right, title or interest whatsoever in or to said lands or any thereof; that the defendants be forever enjoined from asserting any claim whatsoever in or to said lands or any thereof and any claim therein or thereto adverse to the plaintiff and plaintiff's right to the control and immediate possession thereof or otherwise; for such other, and further relief as may seem meet with equity and for his costs and disbursements herein.

Date of first publication, Oct. 22, 1909; last, Dec. 3, 1909. PAUL V. CARY, W. M. T. MUIR, Attorneys for Plaintiff.