

The Democrat.

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REV. ELLIOTT TELLS ABOUT THE CLOSE OF THE SIXTY-FIRST CONGRESS.

Daily Democrat—
 The death struggle of the 61st congress was tumultuous, yet the closing fifteen minutes were a "love feast." Trouble had been in the air all week and both houses were in almost continuous session. The representatives had no recess for twenty-seven hours before the close. I had been in the senate mostly, but I wanted to see the close of the lower house so I went at 7:30 this morning to get a good location. We were in the capitol last night, but there was such a throng of people that it was not possible to be comfortable.
 When I first went in there was comparative quiet. A few western men were discussing water rights for irrigation. Speaker Cannon was yawning and trying to keep awake and some representatives from non-irrigated eastern states were making light of the whole subject and interrupting the Colorado member who had the floor. However, he persisted and pressed his points until they had to give him attention. He claimed that each state should have a right to its own water—the water that falls upon its own mountains, but rivers flow into other states which also have use for its water for irrigation and navigation also. The users of water in one state are enjoined from the use of their own water by other parties who have been granted certain rights in the same rivers by the general government. The matter was closed by the appointment of a committee of three to take the whole subject of water rights and report to the next congress. Representative Hawley of Oregon was made chairman of that committee. This committee will test his mettle and caliber during the recess. If his work in this matter is done thoroughly and wisely it will give him lasting fame and the gratitude of all the western states though the eastern part of the country will never appreciate its importance.
 The tariff bill was to come to a vote in the senate at 8:30. It had passed the house but so many amendments have been added that it must needs be re-passed. The democrats were determined to choke it off if possible. The Republicans had determined that it should pass though the time would be very short. To secure this the committee on rules ordered that when this bill should reach the house from the senate it should take precedence over all other business, should not be subject to amendment or debate and the vote of the house should be taken immediately. This was called a gag rule pure and simple and aroused the democrats till they were determined to defeat it even if the study and other appropriation bills should be rejected. It came in about 9:30 and began.
 First objections were raised against the rule—half a dozen or more clamoring for recognition at the same time. Speaker Cannon beat the desk and kept saying he would obey the rule. All this took time and there only remained two hours and a half. Then when they did get to voting every possible way of delaying action was tried. There are three ways of voting, viva voce, standing till counted and the yeas and nays with roll call. There are three hundred and ninety names to call, and the roll is called over twice, so it takes time when the room is quiet. A continual hubbub was kept up so it was slow work. Many democrats had stepped out or retreated from voting and at close of the roll call claimed they had not voted and asked to be recognized and their vote recorded. This they could do in their rights and they were slow as possible about voting when recognized. This was trying in the extreme to the republicans as it was now past eleven—only one more hour. It was in this excitement that the member said he would throw a brick at a younger man. There was tremendous excitement on both sides. Speaker Cannon pounded with all his might and ordered the democrats back to their seats and ordered the sergeant-at-mace to charge upon them with the "arms," the symbol of authority, which he did in a timid sort of way. The democrats got into their seats and laughed and clapped their hands. All this was taking the precious time—precious to the republicans who would be out of power in sixty minutes.
 Before this vote was announced a motion was made to refer this bill back to the committee on ways and means. There was a great struggle to get recognition for this motion and a determination not to permit it on the republican side. It was in the resulting confusion that the speaker a second time directed the sergeant-at-arms to march through the aisles with the mace and push it against some persistent members. Finally the speaker recognized a republican who made a point of order that the motion to resubmit was not in order. The speaker made the fatal mistake of recognizing this member and hearing his point as there was no escape from hearing all the claims of the democrat who made the motion in support of the proper orderliness of his motion. While this was in progress with all sorts of confusion and counter charges, the speaker's coach was busy with his books and pulling them on the speaker's table. Speaker Cannon then announced that his decision was ready. All became quiet and to the surprise of the galleries at least he decided the motion to be in order and read precedents to clear that everybody understood he could not do otherwise from his own previous rulings. Great glee was on all democrats' faces and the republicans slipped down into their chairs. This was voted on acclamation, standing till counted and then roll call. The democrats were happy for there was not enough time to finish

the vote. The republican leaders ran up to the speaker and down to little groups of stalwarts in hasty consultation. At just 11:45 Sareno Payne called "Mr. Speaker," and was immediately recognized by the speaker and the whole house and galleries became as quiet as a church. He said, it is evident to us all that this vote cannot be completed in the few minutes that remain and asked that those who like him favored the bill should unite in asking unanimous consent that this bill be stricken from the calendar. The republicans thereby acknowledged themselves to be whipped and a great democratic cheer went up. Then all was lovely as May. The clock was turned back half an hour and kept turned back. Many bills returned from the senate were acted upon in a jiffy—great appropriations appeared and work done in half an hour that could not be done in a week early in the session. In December I heard this same house wrangle an hour over paying a girl stenographer one hundred dollars for a machine she had worn out in service in a U. S. land office, and now millions ran through their fingers like water. Finally they sent word to the president that they were through their business and ready to adjourn and received prompt word that the president had no further message.
 Then Speaker Cannon called Mr. Underwood of Alabama to the chair, handed him the gavel and walked down and out in the midst of great demonstration from both sides. Then Champ Clark arose and offered the resolutions of appreciation. These were adopted by a rising and cheering vote. Champ Clark and Munn of Ill. were appointed to inform the speaker and to return him to the chair. They went out to find him and soon returned while all arose and clapped or cheered. Champ Clark made a very pleasant speech and Cannon read a written reply in good spirit. Then he raised the gavel, swung it around, and pronouncing the 61st congress adjourned without a day, he struck the desk and all was over.
 About one hundred or more do not return and the leave taking from the gallery was rather pathetic. I studied the faces. They sang "My Country 'tis of Thee," and "Auld Lang Syne," and "Old Kentucky Home."
 The scenes in the other end were nearly as exciting. I am sorry I could not be in the senate at the same time.
 J. C. ELLIOTT.

FRIENDS OF EDUCATION.

People are universally agreed on the advantages of a good education, and there are practically no enemies of a higher education; but there is a difference of opinion as to who shall foot the bills for the finishing touches of an education. Everybody is of the same opinion in reference to the state paying for the education of its boys and girls up through the high school, and of doing so liberally; but there is decidedly a difference of opinion as to whether it is the business of a state to foot the bill for making lawyers, ministers, doctors, etc., and those who say it is not may be just as much the friends of the higher education sought as the others. There are splendid schools everywhere for securing such education. In those having the reputation in Oregon, Willamette, McMinnville, the coming Reed Institute, Albany College, and others; in California Stanford, the east Harvard, Yale, Cornell, Princeton, Dartmouth, Brown, Williams, Oberlin, and technical schools of all kinds, kept up by the people, without taxation.

TRUTH AS AN ASSET.

Truth is a splendid asset in any business. It counts large to get a reputation of being reliable, dependable in one's statements. This is true, whatever the business. It is best from a business standpoint, and it is the only thing from a religious viewpoint. Anyway the man who lies is almost universally found out, and the reputation he gets is a hard one to shake off. It hurts his business, hurts him, and smites his conscience. He doesn't fool many in the long run and the result properly is disastrous.
 All people make mistakes and numerous errors daily, but no one needs to deliberately lie as a policy. The merchant always does well in his advertisements to stick solidly to the truth, the real estate man will gain the most by this policy and it is just as true of every other business and profession.

TUESDAY.

KOLA NEIS HAS RETURNED

Statesman—Kola Neis, a local hop dealer, who has been in Europe the last fourteen months, returned yesterday and last night was given a reception by his friends at the Belvedere hotel in Portland.
 The party met Mr. Neis at the union station, three automobiles and a German band forming the procession. Among those present at the banquet were Hal Bolam, Oscar McClellan, the "Duke of Hirschberg," Julius Pines, George Dorcas, Ralph Dorcas, Joe McNeill, Tim McNeill, Frank Johnson, Al Holden, A. R. Zoller, George Benedict, George I. Win, H. Whitman, Joe Krebs, Conrad Krebs and Judge Metzler.

The Weather.

Range of temperature 64-29. The river is 4 feet and falling. Prediction: fair tonight and Wednesday, light frost.

Born to Mr. and Mrs. Chester Porter, in Seattle, Sunday, the 12th, a girl. Their first child. Chester has been with the Seattle National Bank for a number of years, having a fine position.

CIRCUIT COURT, C H NEWS

Judge P. R. Kelly Begins His First Term Here.

Judge Percy R. Kelley this morning promptly on time began his experience as a circuit court judge at Albany, presiding with the grace of a Chesterfield, with courtesy and good judgment.
 W. C. Tweedie and W. H. Warner were appointed bailiffs, old-timers, and the following lawyers were in court: Messrs. Weatherford, Hewitt, Wright, Johnston, Sox, Swan, Bryant, Sutes, Riskey, Deputy District Attorney Hill, of this city, Gariand of Lebanon, Tussing and Martin of Brownsville, and Brown and Kelly of Salem.
 The following cases were disposed of: Continued—Or. agt. Buchanan-Rice agt. Calapooia Lumber Co., Thompson agt. Grashong et al., May & Senders agt. Davison & Coleman, Black agt. Hurst, Or. agt. Fred Senders, Wilhelm agt. Davison, Williams Bros. agt. Mills & Wood, McVeagh & Co. agt. N. W. Fruit Assn. with 30 days to answer.
 Reported settled: Chance agt. Milligan, Albany Land Co. agt. Johns, S. E. Young agt. H. T. Froman, Saitem Brewing Assn. agt. M. A. Wright.
 Indictment agt. Jesse Wiloughby was ordered dismissed because of character of complaining witness.
 In Or. agt. Harry Lewox the parole was ordered revoked.
 Default was entered in Oregon El. agt. R. S. Shaw et al.
 Judgment was ordered in Hubert-Obling Co. agt. R. Tasse et al.
 Gilbert Co. agt. Geo. Anderson et al. Judgment without damages.
 A. L. Ball agt. R. A. Moore et al. judgment.
 All the cases in which Judge Kelly is interested as attorney were transferred to department number 2, or will be heard by Judge Galloway in department one.
 Judgment rendered in C. H. Murphy agt. L. R. Henderson.
 In Ada Compton agt. E. A. Easton a demurrer was argued and overruled. Admitted to citizenship Nicolas Geymer and Carl Ludwig Falk.
 The jury was called this afternoon, all being present but H. Bishop, W. E. Gilbert and R. McKechnie were discharged because firemen.
 The jury were discharged until tomorrow morning.
 The following grand jury were chosen: John W. Miller foreman, F. M. Barr, Earl Fisher, E. H. Holloway, J. L. Irvin, Jos. Owens, Albert E. Randall. Other attorneys present: W. R. Biley, J. J. Whitney, of this city, A. O. Condit, Salem.

TUESDAY.

Judge Kelly's first court here is a short one. Business has been disposed of with neatness and dispatch, with little left.
 The grand jury considered only two cases, that of Harold Hends, of Harrisburg, charged with assaulting Arthur Wilhelm with a flat iron handle, and that of Walter Spruance, charged with stealing some saws and files of Fortmiller and Carl Ludwig Falk.
 A true bill being found.
 He waived time, plead guilty and was sentenced to one year in the penitentiary on each charge.
 All the N. W. Fruit Association cases were continued, and some may be settled.
 The case of Oregon agt. David West, under bonds to keep the peace, was dismissed and West's bondsmen released. Chas. Gehlen agt. J. H. Griffith, was continued.
 In Letty Harris agt. O. Gustafson et al., sale was confirmed.
 Standard Liquor Co. agt. Al Peacock was reported settled.
 M. L. Kline agt. G. E. Metzger and Atlas Brass Co. agt same were continued, March 28 being given to answer complaint.
 Admitted to citizenship: Albin Dolozel and Henry A. Dolezel.
 C. W. Tebbutt agt. J. W. Bishop et al. was continued, plaintiff having 5 days to reply to the answer.
 Ada Compton agt. E. A. Easton was continued.
 Judge Galloway presided to consider the cases in which Judge Kelly was interested.
 Oregon Electric agt. R. L. Eukhardt et al. was continued and may be settled out of court.
 Judge Kelly at 3 o'clock will take up the two Oregon Electric cases agt. R. S. Shaw and J. W. Barton et al. The jury will probably be discharged this evening without a trial.

Erston Sued Again.

It never rains but it pours. E. A. Easton, the Crabtree man who was sued by Miss Ada Compton for slander, last night was again sued for slander, this time by G. H. Lansemann, of Crabtree, who charges that Easton slandered him by calling him the blackest white man he ever saw, by reporting that he was run out of Portland and by making other false charges against him. Mr. Easton will therefore be defendant in two slander cases and will be a busy man courting for awhile. The Compton case is now at issue, the court having overruled a demurrer to the complaint.

Afternoon Tea.

Another of those enjoyable afternoons will be given by the Civic Improvement Club on Thursday of this week. Mrs. Fred Dawson has opened her elegant home to the club and the committee will spare no effort to make the function attractive.
 Miss Emma Sox has the program in charge and those who have heretofore attended her high-class recitals will appreciate another opportunity to hear a program prepared by her. We understand the music will be interspersed with readings.
 Miss Mason will have charge of the refreshments, which insure something dainty and toothsome. All ladies, and gentlemen too, are cordially invited. The usual 25 cts. will be charged for the park fund.

The Mexican trouble should be patched up.

Heavy tax payments—
 J. M. Schlegel \$115.78, M. J. Cameron \$177.56, M. J. Cameron \$195.54, C. H. Davidson \$118.02, Sarah Cooper \$116.60, T. B. Cooper \$117.18, B. M. Payne \$115.27, John Jacobs \$236.08, Est. N. L. Coon \$100.71, Maude Holland \$106, C. L. & S. H. Goin \$137.16, Est. Cynthia Johnson \$273.59, Hubert-Obling Co. \$243.62, Halsey Bank \$160.86, C. L. Falk \$208.70, A. Stark \$112.45, Carter & Robson \$190.54, J. W. Miller \$209.11, C. J. Stein \$119.34, M. H. Dornely \$181.40, J. Ogle \$232.73, Margaret Monteita \$196.38, Est. Ina Monteith \$126.83, Will. Land Co. \$122.94, H. Hewitt \$165.95, E. E. Horn \$109.07, Clarissa Blount \$156.86, J. L. Hill \$505.55, J. W. Cusick & Co. \$411.05, Hibler, Gill & Co. \$150.35, A. L. Randall \$115.86, D. D. Hackleman \$259.54, Est. J. W. Cusick \$409.67, C. S. Harnish \$111.38, Lebanon State Bank \$534.35, S. J. Archibald \$628.50, M. V. Koontz \$404.15, E. Sherry \$168.91.

In estate of V. H. Caldwell the final settlement was set for April 17.

Marriage license: Roy Humphrey, aged 20, and Daisy Schemen, 18.

Deeds Recorded:—
 Maude E. Holland to W. S. Carpenter & W. tract Seio. \$ 1750
 Elenor J. Somerville to R. E. Morris 276.70 acres 10
 N. H. Cummings to N. Needham 190 acres 14 1/4 W. 4500
 C. K. Spaulding to Crown Columbia Pulp & Paper Co. and to Chas. R. Sligt various tracts.
 M. J. Monteith to Chas. Mausolf lot Albany 10
 L. Cohen to J. L. Needham 50.09. 3000
 J. H. Bond to J. C. Berkey 160 acres 30400

Heavy tax payments;—
 A. H. Langdon \$114.85, Sarah H. Strahan \$125.70, O. R. Keebler \$140.75, Hannah J. Seek \$137.40, Mary E. Jenks \$160.38, May E. Driver \$142.69, Henrietta Brown \$182.63, P. P. Nutting \$203.27, Mrs. M. J. Train \$240.45, Est. M. Hoag \$182.35, H. K. Arnold \$102.28, Lillie Foley \$130.01, Jas. A. Smith \$103.51, Mabel Simpson \$397.69, J. H. Simpson \$745.69, W. L. Walker \$113.13, Avery Green & Richardson \$6169.27, Dr. Ellis \$177.05, M. Hoag \$101.35, D. Simons \$124.20, Neil Bros. & Callaghan \$332.90, Win. Gait \$126.79, Albany State Bank \$760.97, G. A. Burt \$176.57, S. P. Bach \$190.95, M. A. Miller \$134.71, Reeves & Clark \$110.96, Mayer & Lusher \$155.70, Margaret Irvine \$213.00, Chas. Wesley \$190.74, C. J. & F. L. Howe \$203.45, T. J. Nicholls \$104.99, J. W. Pugh \$151.43, Pullman Co. \$102.12, S. M. Pennington \$102.24, Howard & Green \$109.13, W. J. Turnidge \$305.32, Chas. Frieht \$100.29.

Deeds recorded:—
 John W. Wilson, 4 lots Sodaville. \$ 650
 E. L. Bogart to J. B. Paris, 2 lots Lebanon 1200
 J. B. Nanney to F. A. Blackburn, half lot bl 24, Albany 10
 G. C. Richards to A. A. and Anna Mickel, 1 lot City View ad 2825

WEDNESDAY.

AT THE COURT HOUSE.

Plat Riverside Addition to Lebanon, filed by A. L. Geddes.

Articles incorporating the Union Furniture Co. filed, increasing stock to \$75,000. A. H. Sandstrom, G. S. Sandstrom, A. D. Beckley, E. E. Molait incorporators.

In estate of Mary Hoag, R. F. Yates, W. M. Parker and C. C. Page were appointed appraisers.

Marriage license: Roy Holverson 19, Springfield, Gladys Lynes, 18, Albany.

Heavy tax payments:—
 Jas. B. Nanney \$130.15, S. E. Young \$220.10, Mrs. N. A. Young \$508.94, S. E. Young & Son \$1386.10, Young & Goodwin \$440.78, Elks \$317.07, P. A. Goodwin \$105.27, S. J. Althouse \$128.83, J. W. Althouse \$150.83, Burkhardt & Lee \$184.88, Drew Timber Co. \$2421.40, Seroggin & Washburn \$107.09, P. M. Seroggin \$197.49, T. P. Hackleman \$285.68, A. Engel \$135.74, Lebanon Lumber Co. \$235.82, A. Sternberg \$694.14, Lena Sternberg \$154.69, J. C. Davis \$102.88, Port. St. Co. \$454.05, Ed Kellemburger \$179.97, R. L. & E. A. Randall \$103.14, Curtis Lumber Co. \$5712.83, Hammond Lumber Co. \$5405.14, Davis & Deneen \$183.09, R. R. Tompkinson \$112.55, Hill & Anderson \$131.90, Geo. Harrison \$158.17, Ada Anderson \$189.09, John Denney \$286.77, Tomlinson & Holman \$114.89, R. Veal & Son \$461.65, F. H. Porter \$159.90, M. Buxard \$115.33, Ruth E. Barrett \$710.23, S. Freerksen \$212.68, S. G. Simons \$120.90, M. Hubert \$250.71, Sarah A. Rebelein \$103.32, H. M. Goulard \$103.40, H. Arnold \$102.00, M. Kelly \$138.27, Geo. W. Wright \$678.77.

In giving the taxes of Dr. Hill the Democrat should have stated that \$605.50 was a half payment.

Deeds recorded:—
 J. A. Thornton to J. C. Hardman, 2 lots H's 3rd ad \$ 500
 C. H. Cable to John Harrison, part lot Brownsville 450
 J. R. Trask to H. M. Mercer, 150 acres 2 E 10,600
 L. M. Smith to J. E. Needham, 6 lots, Tangent 1
 Levi Hulbert to W. G. Ballcock, 59 by 245 feet bl 5, Albany 1
 W. G. Ballcock, 59 by 245 feet same 1

Registration title W. W. Green 272.98 acres.

Gov. West has also been over on the Siuslaw title lands investigating things.

MISFITS,

Spring is here, the genuine article.
 Good evening, have you paid your taxes.
 Get ready for the big meetings at the armory.
 Prospects of a big hotel down street. Bring it on and up.
 Albany is the natural distributing point of the valley.
 Not many people without faults, come to think none.
 Fortunately the fruit isn't out far enough to be tipped.
 There are two sides to personal touch, the good and the bad.

Teddy Roosevelt is expected to become a grandfather in April.

Hoes, shovels, base ball bats and tennis rackets are now in order. Take your choice.

The man who knows everything and nobody else anything, is a pretty good fellow to sit down on.

Things we eat are getting down within our reach, helping our pocket-books, but it doesn't help the purse of the producer.

Americans do well to keep their hands out of the Mexican trouble. It is hardly a case calling for mixing with the Greasers.

A woman writing here from Oklahoma wants to know if the negroes and white people use the same school. Not in Albany. Not a negro in the Albany schools. She also wants to know if there is much drinking of whiskey. Not in Albany, though some, and too much; but it is not at all like Salem or The Dalles.

The salary of a Portland policeman is only part of his income. It is said that many policemen there make most of their money by letting people go for a consideration, almost any one being willing to pay \$5 or \$10 rather than go to jail. One of them recently made his boast to that effect. A new policeman was making more arrests than any one when an old timer took him to one side and put a pointer in his ear. After that the arrests never reached as far as police court, and the bank account grew.

A Roseburg Tragedy.

Roy McCallen late Monday night at Roseburg shot and killed R. A. Mahan, a plumber, both prominent, McCallen being a son of the proprietor of the McClellan House. The Oregonian version is that McCallen was walking with Miss Speicher, when Mahan approached, put his hand to his pocket, and called McCallen a name, when McCallen drew his revolver and fired, killing Mahan. The other version is that of commercial men in the city at the time, who have since arrived here, that McCallen was waiting outside for Mahan, and was not with the young lady as reported, that when Mahan put in an appearance he began firing. It was said there was talk of lynching, but that is doubtful.
 According to the Review though a large number of people were on the streets, when both McCallen and Mahan had been, none of them saw the preliminaries. McCallen was with Miss Speicher, a divorced woman, who had formerly been Mahan's book-keeper, and to whom it is said he was engaged. Mahan had also been divorced, and McCallen, married, the father of a 12 year old boy, was living apart from his wife. Miss Speicher swore at the inquest that Mahan threatened to shoot McCallen, and that on this occasion he made a move for his hip pocket, after McCallen had warned him not to advance further, muttering something she did not understand.
 Mahan is 37 years of age and McCallen 36.

E. J. Frazier and Lawyer J. R. Greenman, of Eugene, were in the city on their way home from Lebanon, where they had been to look at a thousand acre tract they are talking of buying and colonizing. All eyes are on Linn.
 Prof. Hugg, principal of the Eugene high school, has ordered the temperature of all the rooms in the building kept down to 65 degrees, warm enough for health. Hugg doesn't care if his own office is down to 55. He is making a specialty of ventilation.

ADMINISTRATRIX NOTICE.

Notice is hereby given that the undersigned administratrix of the estate of C. E. Fox, deceased, has filed her final account in said estate with the County Clerk of Linn County, Oregon, and the County Judge has set the 17th day of April, 1911, at ten o'clock in the forenoon and the county court room of said county, as the time and place for hearing objections to said final account and the settlement thereof.
 ANNA FOX,
 L. L. SWAN, Atty. for Admrx. Admx.

EXECUTOR'S NOTICE.

Notice is hereby given that the executors of the will of V. H. Caldwell, deceased, have filed with the County Clerk of Linn County, Oregon, their final account as such executors of said estate, and the County Court of Linn County, Oregon, has appointed and set Monday, the 17th day of April, 1911, at the hour of 1 p. m., as the time for hearing objections to said account and the settlement thereof.
 Date of first publication, March 27, 1911.
 GEO. W. CALDWELL and WILLIAM CALDWELL, Executors of the will of V. H. Caldwell, deceased.
 GALE S. HILL, Atty. for Executors.

REGISTRATION TITLE.

In the Circuit Court of the State of Oregon for the County of Linn. In the matter of the application of J. S. Ireland to register the title to the land in said application described as follows, to-wit:
 Beginning at a point 325 feet south of the northeast corner of the D. L. C. of R. S. Coyle and wife, Nor. 2338, Claim No. 63, in Tp. 12 S. R. 2 W. of Will. Mer., in Linn County, Oregon; thence northwesterly to a point 200 feet west of the northeast corner of said claim No. 63; thence west 15.74 chains to the northwest corner of said claim No. 63; thence south 18 degrees west along the west boundary of said claim 38.30 chains; thence east 30.69 chains to the east boundary of said claim No. 63; thence north 31.45 chains to the place of beginning, containing 89.83 acres, more or less, all in Linn County, Oregon, against Emma Watts, and all whom it may concern, defendants.
 TO ALL WHOM IT MAY CONCERN:

Take notice, that on the 6th day of February, 1911, an application was filed by the said J. S. Ireland in the Circuit Court of the State of Oregon for Linn County for initial registration of the title to the land above described. Now, unless you appear on or before the 13th day of March, 1911, 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 application, and you will be forever barred from disputing the same.

WITNESS my hand and the seal of the said Circuit Court, this 6th day of February, 1911.
 W. L. MARKS,
 County Clerk and ex-officio Clerk of the Circuit Court of Linn County, Oregon.
 HEWITT & SOX,
 Applicant's Attorneys.

REFREEE'S SALE.

Notice is hereby given that by virtue of an order and decree of the circuit court of the state of Oregon, for Linn county, duly made and entered of record in said court on the 17th day of July A. D. 1906 in the cause pending in said court wherein Perry Smith and Myrtle Smith, his wife, Thomas Smith, A. J. Smith and Lillie Smith, his wife, Geo. S. Smith and Emma Smith, his wife, W. M. Yank, George Yank and Ida M. Yank, his wife, and Charles D. Yank, George E. Yank, Vera T. J. Yank and Russell C. Yank (substituted for Ellen Yank), are plaintiffs, and Sarah J. Smith, Geo. D. Peebler and Julia Peebler, his wife, William Long and Eliza J. Long his wife, Chas. E. Scott and Cecelia Scott, his wife, Charles Ensley and Susan Ensley, his wife, J. D. Smith and Mary Smith, his wife, C. M. Smith and J. T. Jones, partners under the firm name of Smith & Jones, S. E. Young, Nettie F. Smith and P. M. Seroggin are defendants, the undersigned, as referee in said cause, will on the 7th day of April at the hour of one o'clock in the afternoon of said day at the front and main door of the court house in the city of Albany, Linn county, Oregon, sell at public auction to the highest bidder for cash in hand, the following described real estate, to-wit:
 Tract No. 2. Beginning at the northeast corner of Sec. 31, in Township 11 South, Range 2 West of the Willamette Meridian, Oregon, and running thence west on the north boundary line of said section 44.68 chains to the southwest corner of the Donation Land Claim of J. Baltimore, same being Claim No. 61, in Township 11 South, Range 2 West of the Elks show, where both McCallen and Mahan had been, none of them saw the preliminaries. McCallen was with Miss Speicher, a divorced woman, who had formerly been Mahan's book-keeper, and to whom it is said he was engaged. Mahan had also been divorced, and McCallen, married, the father of a 12 year old boy, was living apart from his wife. Miss Speicher swore at the inquest that Mahan threatened to shoot McCallen, and that on this occasion he made a move for his hip pocket, after McCallen had warned him not to advance further, muttering something she did not understand.
 Mahan is 37 years of age and McCallen 36.

Tract No. 3. Beginning 400 chains west and 16.88 chains north from the intersection of the east line of the Donation Land Claim of James Tallman, same being Claim No. 63, with the south line of Sec. 31, in Township 11 South, Range 2 West of the Willamette Meridian, Oregon, thence north 6.07 chains, thence west 4.00 chains, thence south 5.73 chains to the north boundary line of the right of way of the Lebanon Branch of the Oregon and California R. R. Co., thence south 65 degrees and 30 minutes east along the north boundary line of said right of way 2.61 chains, thence north to a point due west of the place of beginning and thence east to the place of beginning containing 3.00 acres more or less in Linn County, Oregon.
 J. N. DUNCAN,
 Referee.

ADMINISTRATRIX NOTICE.

Notice is hereby given that the undersigned Administratrix of the estate of W. J. Crabtree, deceased, has filed her final account in the county court of Linn county, Oregon, and that the County Judge of said county has appointed Monday, April tenth, at one o'clock p. m., as the time, and the County Court Room in Albany, Oregon, as the place, to hear objections thereto, if any, and for the final settlement of said estate.
 Dated March 7, 1911.
 ELLA CRABTREE,
 WRIGHT & JOHNSTON, Admrx.
 Attorneys for Administratrix.

If your horse has HEAVES use Stone's Heave Drops. Price \$1. For sale by all druggists.
 Dr. S. C. STONE,

