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Keep the Places.
A contemporary object to horse races as a feature of a county fair. Now in the humble opinion of the writer, a memorial service would be truly exciting as compared to an old-fashioned county fair without a horse race. Big pumpkins, brooded chickens and canned jam provided a great attraction to the housewife, but if a man has a generous supply of red blood in his veins, he usually enjoys a contest between the "ponies." Whether he be Greek, Jew, heathen or Gentile, there is always that latent love of contest somewhere in his nature, and those who have never experienced the thrill of seeing the horses running neck-to-neck past the quarter post have missed a real treat.

Poor Economy.
During the last session of the California legislature the sum of \$3,500,000 was appropriated for the maintenance of the State University. Of this sum \$200,000 is to be used exclusively for the support of the agricultural department.
Oregon might profitably follow the lead of California in making more liberal appropriations for its institutions of learning. We now have the best agricultural college in the West and our state university should be second to none in the same territory. To withhold funds necessary for the proper equipment of the university is poor economy.

Damaging Evidence.
"Write me fully about your congressman, how he can best be reached. Would get up new petitions, not only at Garden City, but at Sylvia and other places. Also have as many letters sent as possible. Letters to your congressman from substantial Democrats are very advisable."
The above telegram was sent by a representative of the sugar trust to F. A. Gillespie of Garden City, Kansas, and yesterday made a part of the record in the congressional "Tobacco" investigation.

Other letters of even more damaging nature were also made a part of the record and proved conclusively that the sugar interests have been exerting every influence possible to direct legislation at Washington.

Wonder if those hitching posts will be erected in Albany in time for the grander 4th of July celebration?

Lack of enterprise is that one of the failings of 5th street property owners.

A Wise Judge.
In an address delivered before the National Press association, United States District Judge Smith McPherson of Iowa defended the right of the public press to criticize members of the bench and bar.

Judge McPherson takes the position that a mere judicial veneration is not sufficient to retain the respect of the people for the courts. He asserts that the judges are human and must be subject to the same criticism for their actions as any other public servant.

The published report of his address indicates that it comes from a big, broad, brainy man, and not from some legal "bullhead" who by some queer turn of the wheel of fortune, has been elevated to the bench.

The address is in part as follows: "A judge must command respect. He cannot command respect by becoming a recluse, or by wearing a silk hat, or a morning coat or a white tie,

or by speaking in general tones. To say he should be honest is understood. It is not much to the credit of a man to have said of him that he is honest. "We are free in discussing the president of the United States. So should we be in discussing the courts. Such criticism is helpful rather than harmful."

"Some courts in the past have undertaken to punish newspapers because of articles criticizing their courts. That practice is now virtually obsolete. No judge ever yet maintained his dignity by bringing an action before his court and punishing him because of animadversions through the columns of a newspaper."

Revised Obituary.
A Kansas editor, declaring that he has become tired of watching the white wash brook in the matter of obituaries as decided to reform and tell the truth at once. His comment on the death of a well known citizen in the case of a young fellow, died—aged 46 years, 6 months and 11 days. Decided was a mild mannered plebe with a mouth for whiskey and an eye for blood. He came here in the night with another man's wife and joined the church at the first chance. He owes us several dollars for the paper, a large meat bill, and you could hear him praying for six blocks. He died singing, "Jesus Paid It All," and we think he is right—he never paid anything himself. He was buried in an asbestos casket and his many friends threw palm leaf fans in the grave, as he may need them. His tombstone will be a favorite resting place for hoot owls.

Suppressing a Panic.
Just as the New Jersey bosses discovered that they were dealing with a new kind of governor in Woodrow Wilson, so Wall street discovers that it is dealing with a new kind of president, says the New York World.

For years the government's established policy in the matter of financial depression has been simple and fatal. Washington waited until the panic had begun, until confidence and credit were undermined, and then turned the United States treasury over to Wall street, while the stock-gamblers salvaged what they could from the wreck. The Wilson policy is to suppress the panic at the start and not at the finish.

Nothing could have been more timely than Secretary McAdoo's announcement that he was prepared to issue \$500,000,000 in emergency currency under the Aldrich-Vreeland act. Wall street recovered immediately from its hysteria and its bankers, with characteristic patriotism, began to denounce the secretary for his "absurd offer."

The fact is now pointed out with a wealth of detail that there is plenty of currency in circulation and that no emergency currency is necessary, but forty-eight hours ago Wall street was pointing out with an equal wealth of detail that one of the disturbing elements of the situation was the necessity that would exist in a few weeks for immense sums of money to move the crops.

The truth is that there was plenty of money all the time, and except for the condition of the European money market, there was no reason whatever for Wall street's attack of nerves.

Proving it is the most important service that the treasury has rendered by its offer of emergency currency. Wall street's hysteria was rapidly inoculating the entire country, and the Wilson administration has stopped the nonsense before it became serious.

MANY BROWNSVILLE PEOPLE WILL VISIT CHATAUQUA

C. H. Stewart Says That Headquarters at Picnic Was Interesting Feature.

Returning last night from a three days advertising campaign in the interest of the Albany Chatauqua at Brownsville during the Pioneer picnic, C. H. Stewart stated this morning that many people from that city and the surrounding territory will attend the coming assembly which will convene in Bryan's Park July 7, and will last until July 20.
Mr. Stewart says that the Chatauqua headquarters established at Brownsville during the picnic was one of the main features of the celebration and that hundreds of people visited it, seeking information about the Chatauqua. Much literature advertising the assembly was given out and Mr. Stewart is of the belief that the headquarters will prove to be of unmeasured good in swelling the attendance at the Chatauqua.
Mr. and Mrs. R. W. Fry and daughter and Miss Roberts, returned last night from Brownsville after attending the picnic.

MRS. J. R. WYATT GRANTED A DIVORCE YESTERDAY

Will Assume Former Name; Each Will Keep Title to Own Property.

In accordance with a stipulation entered into some weeks ago, there was no contest when Lydia Wyatt appeared in Judge McGinn's court yesterday to give testimony in her divorce suit against J. Russell Wyatt. She was allowed the decree and to resume the name of Lydia Faber, the former name of her former husband, a well-known Albany brewer. Each of the parties are independently wealthy and each keeps his or her own property, with the exception that Mrs. Wyatt received her husband's equity in 40 acres of land on the Base Line road—Oregonian.

A. J. Richardson, superintendent of the Oregon Electric railway, was in the city yesterday on official railroad business. He returned to his home in Portland this morning after spending the night at the Hammel.

D. W. Brewer went to Turner this noon to attend the camp meeting now in progress at that place.

News on This Page is From Daily Issue of FRIDAY, JUNE 20.

CITATION.

In the County Court of the State of Oregon, for Linn County.

In the matter of the estate of the estate and guardianship of D. C. Flint, an incompetent.

To D. C. Flint, Herbert Barber, Mrs. Alma Cummings, Rolla A. White, Lillian H. White, Mrs. L. M. Howe, Mrs. C. F. Bailey, and Mrs. J. H. O'Brien, and all others interested in said estate, greeting.

In the name of the State of Oregon, you are hereby cited and required to appear in the County Court of the State of Oregon for the County of Linn, at the court room thereof, at Albany, in said county, on Wednesday the 9th day of July, 1913, at 1 o'clock in the afternoon of that day, then and there to show cause, if any, why an order of sale should not be made by this court in the above entitled matter authorizing and empowering A. G. Knapp, as guardian of the person and estate of D. C. Flint, an incompetent, to sell all of the real property of said incompetent, to-wit: Beginning at the Southwest corner of Claim sixty (60), township ten (10), south, range two (2) west of the Willamette Meridian, in Linn County, Oregon, running thence east forty (40) chains to the southeast corner of Section thirty-four (34), thence north on the east boundary of said section thirty-four a distance of seven and seventy-five one hundredths (77.5) chains to the center of Crabtree creek; thence down said creek to a point eight and fifty hundredths (8.50) chains north from the south boundary of said Claim sixty (60), thence west thirty four (34) chains thence south eight and fifty hundredths (8.50) chains to the place of beginning, containing thirty-three (33) acres, more or less.

Witness, the Hon. D. B. McKnight, Judge of the County Court of the State of Oregon, for the County of Linn, with the Seal of said Court affixed this 6th day of June, A.D. 1913. (SEAL) W. L. MARKS, Clerk. By R. M. RUSSELL, Deputy. W-Tues. J10-17-24-1-8.

Registration of Land Title.

In the Circuit Court of the State of Oregon for Linn County.

In the matter of the application of Willamette Land Company, an Oregon corporation, to register the title to the land in said application described, to-wit: Beginning at a point on the West boundary line of and North 1 degree 39 minutes West 36.29 chains distant from the S. W. corner of the Donation Land Claim of Anderson Cox and wife, Not. No. 696, Claim No. 49, in Tp. 11 S. R. 2 W. W. Mer. Linn County, Oregon, thence N 88 degrees 45 minutes E. 41.90 chains to the East boundary line of said Claim No. 49; thence N 1 degree 37 minutes West 21.67 chains to the center of the County Road; thence N 70 degrees 25 minutes W. 44.00 chains along center of said Road to the West boundary line of said Claim No. 49; thence S. 1 degree 24 minutes East 32.73 chains to the point of beginning, containing 118.5 acres, more or less.

F. M. Black and S. G. Tullie, and all whom it may concern, defendants.

Notice.
To Whom It May Concern:
Take notice that on the 19th day of June, A. D. 1913, an application was filed by said Willamette Land Company in the Circuit Court of Linn County, Oregon, for initial registration of the title to the land above described. Now unless you appear on or before the 28th day of July, A. D. 1913, 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.

In witness whereof I have hereunto set my hand and the seal of said Circuit Court this 19th day of June, A. D. 1913. (SEAL) W. L. MARKS, County Clerk and ex-officio clerk of the Circuit Court of Linn County, Oregon.

HEWITT & SOX, Attorneys for Applicant. June 24-July 1-8-15-22

WAR VETS MEETING IN EUGENE TODAY

United Spanish War Veterans Gather at Annual Reunion and Encampment.

OVER 175 WILL ATTEND THE TWO DAYS SESSION

Program of Interest Arranged for Visiting Comrades by Eugene Camp.

Boarding a special train from Portland this morning at 10:15 o'clock, conveying nearly 175 Spanish War Veterans from along the line to the annual reunion and encampment at Eugene, a large delegation from the local camp of veterans will attend the two days session at the Variety City. Those who composed the local contingent from Camp Phillips No. 14 were: E. C. Churchill, H. C. Stelmacher, E. H. Westbrook, A. C. Baker, W. A. Salisbury, S. C. Worrall, W. V. Merrill, M. H. Ellis, Geo. Rolfe, Frank Stuart, W. S. Riley, Wm. Morris, General Lawton Camp No. 10, United Spanish War Veterans of Eugene, assisted by the Commercial club, has made all preparations to entertain the veterans of the late war in that city today and tomorrow.

The special train will leave Portland at 8 o'clock this morning, bearing a delegation from that city, Vancouver and Ft. Stevens, and picking up the delegates from Salem and Albany enroute.

Upon the arrival of the excursion train in Eugene the visitors were met by the veterans in a body, and by the Radiators. The ladies in the party were conveyed to the Commercial club rooms and the men marched downtown, escorted by the local members and the Radiators, headed by a band provided for the occasion. The visitors were given a ride over the city immediately after their arrival at the club, and at 12:30 were dined at the Hotel Smeade. The first business session of the encampment will be held at the club rooms during the afternoon. In the evening a dance will be given by the Third company, O. N. G. in honor of the visitors.

The final business session of the encampment will be held on Saturday forenoon, and the "snake" parade and conferring of the "snake" degree will take place in the afternoon. A number of veterans living at Springfield have promised to come over in automobiles and convey the visitors to that city late in the afternoon.

Chas. H. Glos, a lawyer of Corvallis, transacted business here this morning.

EXECUTOR'S NOTICE.

Notice is hereby given that the undersigned has been duly appointed by the County Court of Linn County, Oregon, executor of the last will and testament of Margaret Irvine, late of said county, deceased. All persons having claims against the estate of said deceased are hereby required to present the same, with proper vouchers, to the undersigned, at the First Savings Bank, in the City of Albany, in said county, within six months from the date of this notice. Dated May 27, 1913. J. C. IRVINE, Executor. HEWITT & SOX, Attorneys for Executor. W-May 27-June 3-10-17-24

REGISTRATION OF TITLE.

In the Circuit Court of the State of Oregon for Linn County.

In the matter of the Application of Henry I. Sheldon, to register title to the following described premises, to-wit:

Beginning at the Northwest corner of Lot One (1) in Block Six (6) of the town of North Brownsville, in Linn County, State of Oregon, and running from thence East along the North boundary of said Block 127 feet, thence South parallel to the West boundary of the said Block 205 feet to the South boundary of Lot Two (2) of said Block, thence West along the South boundary of said lot named lot 22 feet to the Southeast corner of said Lot One (1), thence South Ten (10) feet, thence West parallel to the South boundary of said Block 103 feet to the West boundary of said Block, thence North 115 feet to the place of beginning and being within the corporate limits of the City of Brownsville in Linn County, State of Oregon. Against all whom it may concern, Defendants.

Take notice that on the 28th day of May, 1913, an application was filed by the said Henry I. Sheldon in the Circuit Court of the State of Oregon, for initial registration of the title of the land above described.

Now unless you appear on or before the 22nd day of July, 1913, and show cause why such application should not be granted, the same will be taken as confessed and decree will be entered according to the prayer of the applicant and you will be forever barred from disputing the same.

Dated this 29th day of May, 1913. W. L. MARKS, County Clerk of Linn County, Oregon, and ex-officio Clerk of the above entitled court. WEATHERFORD & WEATHERFORD, Attorneys for Applicant. June 8-15-17-24-July 1

NEW SCHOOL BOARD WAS ORGANIZED LAST NIGHT

McElmurry Takes Oath of Office, Dr. Davis, Chairman and Tomlinson Clerk.

At a meeting of the school board last night Henry McElmurry, the newly elected member of the board, took the oath of office and was installed as a member. Mr. McElmurry succeeded J. M. Ralston who has been prominently identified with the local schools for a number of years. Dr. W. H. Davis succeeds Mr. Ralston as chairman of the board and J. L. Tomlinson was re-elected as clerk for the ensuing year.

G. A. Flood and wife left today for Brownsville where they will spend the day at the Pioneers Picnic.

CORVALLIS ODD FELLOWS ROYALLY ENTERTAINED HERE

Thirty Members of Order Were Guests of Albany I. O. O. F. Wednesday Night.

Thirty members of the Corvallis I. O. O. F. hired the Corvallis Transfer truck and several automobiles to convey them to Albany Wednesday evening, where the Albany Oddfellows royally entertained in their honor. The Corvallisites put on the dearest work of the order and later were guests at an elaborate banquet served by their Albany brethren. On the way to Albany in a drenching rain, one machine broke down and several prominent Corvallisites, including W. K. Taylor, candidate for city mayor, S. N. Wilkins, and others, were obliged to hire a farm team to convey them to the Hub City. At any rate that was the excuse offered when they arrived home this morning, having failed to return with the Corvallis crowd late last night. The automobile was brought back to the city today. Other members of the crowd were a bedraggled sight when they reached home last evening, but it is the consensus of opinion that the trip was highly enjoyable in every way, the royal welcome received at Albany making up for the discomfort on the way.—Corvallis Gazette-Times.

Mrs. Glen Elkins after visiting with her parents, Mr. and Mrs. T. P. Hackelmer, left this noon for her home at Grants Pass.

REGISTRATION OF TITLE.

In the Circuit Court of the State of Oregon for Linn County.

In the matter of the application of Lucile Holliday to Register title to the following described premises, to-wit:

Beginning at the quarter section corner between Sections 33 and 34 in Tp. 10 S. R. 2 W. of the Willamette Meridian and running thence East 53 1-3 rods; thence South 120 rods; thence West 33 1-3 rods; thence North 40 rods; thence West 80 rods; thence North 80 rods; thence East 80 rods to the place of beginning, containing 80 acres more or less in Linn County, Oregon.

Against Mrs. Kate Blyson, wife of Peter Blyson, and All Whom it may concern, Defendants.

Take notice that on the 28th day of May, 1913, an application was filed by the said Lucile Holliday in the Circuit Court of the State of Oregon, for initial registration of the title of the land above described.

Now unless you appear on or before the 22nd day of July, 1913, and show cause why such application should not be granted, the same will be taken as confessed and decree will be entered according to the prayer of the applicant and you will be forever barred from disputing the same.

Dated this 29th day of May, 1913. W. L. MARKS, County Clerk of Linn County, Oregon, and ex-officio Clerk of the above entitled court. WEATHERFORD & WEATHERFORD, Attorneys for Applicant. J17-24-J1-8-15

Summons

In the Circuit Court of the State of Oregon, for the County of Linn, Department No. 2.

Minnie C. Eicker, Plaintiff, vs. A. L. Eicker, Defendant.

To A. L. Eicker, the above named defendant.

In the name of the State of Oregon you are hereby required to appear and answer the complaint of the above named plaintiff in the above entitled Court, now on file with the Clerk of said Court within six weeks from the date of the first publication of this summons; and you are hereby notified that if you fail to appear and answer said complaint as hereby required, plaintiff will take a decree as prayed for in the said complaint herein, to-wit: A decree dissolving the bonds of matrimony heretofore and now existing between plaintiff and defendant; and that the plaintiff have such other and further relief as to the Court seems equitable.

This summons is published in the Semi-Weekly Democrat once a week for six consecutive weeks by order of the Hon. D. B. McKnight, County Judge of Linn County, Oregon, made on May 9, 1913, and the date of the first publication hereof is May 13, 1913.

C. C. BRYANT, Attorney for Plaintiff. Tues-May13-20-27-June3-10-17-24

BOOTLEGGERS ARE FOUND GUILTY AGAIN

Jury Deliberates 3 Hours in Deciding Second Case Against Hart and Kennedy.

JURORS WERE UNABLE TO AGREE UNTIL MIDNIGHT

Al Newman Is Now on Trial for Shooting Officer Loomis at Lebanon.

After deliberating for over three hours, the jury in the case of the state against James Hart and J. D. Kennedy, reached a verdict of guilty last night at 12 o'clock.

The case was tried on the charge of the second joint indictment against the defendants in which they were alleged to have sold liquor in violation of the local option law to William Alphin on June 7.

The following composed the jury which heard the testimony in the case: J. W. Prickett, South Lebanon; H. D. Haight, Knox Butte; J. K. Morris, Lebanon; J. W. Miller, Halsey; W. M. Abbott, Seio; H. R. Sherrill, Harrisburg; John Robson, B. M. Huston, Charles Carter, W. A. Ledbetter, Edward Washburn, S. L. Haley, all of Albany.

Going to trial before Circuit Judge Kelly yesterday morning at 9 o'clock, the case occupied the attention of the court until 8:45 o'clock last night, when the introduction of testimony was completed. A few minutes later the jury was excused and it was not until midnight that an agreement was reached. The verdict was read in court shortly afterwards and Judge Kelly announced that he would pronounce sentence Monday morning at 9 o'clock. District Attorney Gale S. Hill and Deputy Dan Johnston composed the prosecution and Attorneys D. A. Brown, of Salem, and J. J. Whitney the defense.

It is understood that had it not been for the two jurors hanging out after noon a jury was empaneled agreement would have been reached on the first ballot.

The case of the state against Al Newman, who is charged in an indictment with assault with a dangerous weapon was taken up by the court this morning at 9 o'clock. Newman is accused of shooting George W. Loomis, a policeman of Lebanon, with a revolver, in the thigh on February 6, 1913, while resisting arrest on a drunk charge.

The case will probably occupy the attention of the court until late this afternoon. A jury was empaneled shortly before 11 o'clock this morning. The members of the jury are as follows: H. D. Haight, Knox Butte; William Abbott, Seio; L. F. McClain, Albany; H. R. Sherrill, Harrisburg; J. W. Miller, Halsey; J. W. Prickett, Lebanon; C. N. McWey, Albany; Henry Dittmer, Tangent; W. F. Pfeiffer, Albany; John Robson, Albany; S. G. Simon, Albany; Frank Caldwell, Crabtree.

Attorneys Garland, of Lebanon, Weatherford and Weatherford are for defense and District Attorney Gale S. Hill for the state.

RESIDENTS OF FIFTH STREET TO GET-TO-GETHER TONIGHT

Residents of Fifth street, all ages, are earnestly requested to be present tonight at a lawn party, on the southwest corner of the courthouse block, 7 to 9 o'clock, for a social session, ice cream and cake will be served free, and there will be a short, informal program. The object is to get the people of the street together for its general improvement, and as well for them to know each other better.

Come early with your own suggestions, and help make the event one of importance to the street, through which so many people pass on the electric line.

ADMINISTRATOR APPOINTED FOR \$29,500 PUGH ESTATE

Upon furnishing bonds in the sum of \$14,400, the county court authorized the appointment of C. A. Pugh, a son of the deceased, as administrator of the estate of the \$29,500 of the late John W. Pugh, who died at his home at Sheffs June 17.

The estate consisted of real property of the estimated value of \$20,000, personal property of the value of \$6,500, and timber lands in Lane county of the value of \$3,000 to be administered among 10 children, who survived the deceased, his wife having passed away several years ago.

W. M. Reckard, a prominent traveling man of Portland, making the Hotel Hammel his headquarters, purchased a tract of 80 acres of land yesterday located 3 miles south of here. Mr. Reckard bought the land as an investment.

A. J. Newman and wife, of Lebanon, are registered at the St. Francis.