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WAL H. HORNIBROOK, Editor and Publisher

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FRIDAY, OCTOBER 10, 1913.

The much libeled Governor West appears to have won another victory over his enemies in the case involving the alleged misuse of of the prison funds. Judge Kelly hit the nail on the head when he held that to constitute a wrong it must first be shown that there has been some injury to the state,

Wonder why our Republican con-temporary in Portland has ceased to refer to President Wilson as the Schoolmaster Statesman?

The people of Albany will soon have an opportunity to settle old scores with their enemeis. If the in-sult was great, run your sult was great, run your enemy for some city office. You could do him

One of the easiest things in the to de of the easiest things in the world is to tell the other fellow how to conduct his business. It don't cost you a cent if he takes your advice and loses and if he declines to substitute your judgment for his own it doesn't cost you more.

According to the press dispatches Saturday Colonel Roosevelt sailed for South America in a rage. If the ex-president had not been in a rage it would have had more news value.

"The Wilson-Underwood tariff law "The Wilson-Unnerwood is an outrage on the American peo-a manufacturer. If you ple," says a manufacturer. If you don't believe it ask the tariff pro-

Have you registered yet?

According to the statement of fashionable Washington modeste a debutante cannot properly make her bow in the exclusive society of the national capital without the expenditure of at least \$15,000 for clothes.

The society buil's wardrobe must include sixteen gowns, seven talored suits, one critice fixed opera cloak. twenty-five hats, twenty pairs of shoes and several dozen pairs of stuckings. From these figures, it must cost almost as much to intro-

a girl into the exclusive so as it does to settle with the plumber.

Can Rossevelt come back? Yes from South America.

WHAT CONSTITUTES USURPA-

We are not surprised or disheartened much to constraint in the administrative damps. He debels in our bing that of Aspecton West. We make no thou souls in his bills-Walt Mason apologory for the manner in which the governor has conducted loss office, and find our aloss would make a survey Jubilee Closes at St. Mary's Church.

inst correlates would meable in agree with five Greenway in the dates as in the consequence in the consequence in the consequence in the parties and we are pleased to comply with the required of the dates as the consequence of the dates are the dates as the consequence of the dates are the dates and the consequence of the consequence of the dates are the dates and the consequence of the co told the members of the board that he peace.

had no legal way in which he could collect. He made no demand for reimbursement and told the member of the board that they could pay it or not as they saw fit. He did not pre-end to bind the state to a contract which he had made as an individual It is therefore supparent to the mind I any reasonable man that no deficit was created, consequently by no raored construction of the case, has here been any usurpation of pow

prernor attempted to bind the state to a contract which was not authorized by the emergency board. and issued vouchers for the money so xpended, thereby creating a deficit which the state was obliged to pay. there might be some merit in the claim made by the Oregonian. But such was not the case. If our contemorary insists upon proceeding upon premises which are founded entirely upon fiction, it can hardly be expreted to reach a correct conclusion.

AN ALIBI.

In the October American Magazine Charles Dillon writes an article entitled "Humors of the Courts." It is made up largely of funny true stories told by lawyers of their experiences. The following is a story of a prisoner who became disgusted with his lawyer and took his case into his own hands:

"A western lawyer whose practice soldom goes beyond the justice courts strayed into a lawyer's club one night, ostensibly to look for an acquaint-ance, and after he had gone someone old this one about him:

"Black's chief fault," and the man in front of the fireplace, 'is his disposition to ask leading questions. These questions, as anyone can see, are intended to warn the witness how to answer. Once, not long ago, this man endangered his client's liberty, or the lient thought so, for, at any rare, he uddenly took the case into his own hands. 'You have no case, Mike,' the discomfitted lawyer whispered. You'll tin yourself. You hit that Chinaman and a lot of people know it. The judge himself knows it. If you only had an alibi, a good witness to call.

'There's Tim Maginnis,' said Mike, oining into the audience. I spoke to him. He knows what to say,

"'Fine. Take your case. I've had coough of it. When Fong Foo finishes his story you call Maginuis and ask him a question to show where you were when the Chink was struck

"At the proper moment Mike, looking very wise and very self-important called Tim Maginnis

ralled Tim Maginins

"Mr. Maginins," he began, 'do you conderstand the nature of an oath?"

"It tink I do,' Tim replied, a bistate of Oregon you are hereby required to appear and answer the court where I was when I struck the court of the relief demanded in the Complaint for want thereof, the relief demanded in the Court of the relief demanded in the Court The Morning Oregonian finds theelt of the control o mable to agree with the Democrat. Sand forthree wars, while sway-We are not surprised or disheartened. There's not states: He is a cross. In the Curant County, There's only any question upon which or bostest weight, a Spartin spullies of Oregon for Line County, the county partment No. 2. the Organism and the Democrat are her and of he Diraws in chunks of partine apparents agreed and that is upon what to give variety. When white the diracts or Church. We are fore tumpers raund as shript, the mass of all brinding theorems are muchle to find a regime but that's by each mark a sparse upon the foot of every form organ and a sparse upon the foot of every form organ and a power in over how or the color of every form organ and a power in over how or the color of every form organ and a power in over how or the color of every form organ and a power in over how or the color of every form organ and the form the color of every form organ and the color of every form or the color of ev occut and a other in every line of these sun't smort, cromid too hard to Democratic course. Perhaps our please this electry soul, while there breadth of vision is limited by the are warons in his yard schooling up margine confine of a country new spate with event. And so the good old goal per office, but the Demo, but holds must gride, his language flows in rills:

NEWS NOTES AND PERSONAL MENTION FROM HARRISBURG

Harrisburg, Or., Oct. 4.-(Special to Democrat.)-A. M. Smith, formerly imiyor of Astoria; Mr. adn Mrs. C. R. Jones; Mr. and Mrs. E. Naker; Robert Farnes and Jack Hammel omprise a pheasant hunting party in Halsey this week.

J. R. Cartwright went to Albany and bought a new 1914 Ca dillas from Barretts', the first '14 in Harrisburg.

Mrs. George McCulloch went to Salem to the fair Friday.

ants.

VirGil H. Massy, editor of the Harrisburg Commonwealth made a business trip to the Hub City Friday to file a petition with the county clerk for the prohibitionists of this neigh borhood.

Smith went to Albany Sat urday to take the Civil Service examination.

Lee Martin and wife were passen ers to Albany Saturday.

W. M. Moore, one of Harrisburg's uctioneers, was in Albany Friday on

Executor's Notice to Creditors.

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 F. M. Furnish, deceased. All persons having claims against said setate are hereby required to present the same to me properly verified at the office of C. C. Bryant in Albany, Oregon, within six months from the date hereof.

Dated September 10, 1913.

IRA COX.
C. C. BRYANT,

Attorney.

S12-19-26 O3-10

. News on This Page is From Dail: Issue of TUESDAY, OCTOBER 7.

.............. Summons.

Oregon for the County of Linn, Cora Stiles, Plaintiff,

Fred M. Stiles, Defendant,

SUMMONS.

GFN W WEIGHT Avanue for Plaintiff w N 51240-26 Otto France France

WILL ARRANGE FOR CANAL CELEBRATION OCT. 30

Committee with F. P. Nutting As Unairman.

To formulate plans for a fitting celafter pheasants.

J. R. Wyatt, a Portland lawyer, formerly of Harrisburg, and at one time connected with the firm of Weatherford & Wyatt is here after the meeting were: President, J. S. Van Winkle; vice president, F. P. Nutting; secretary, C. H. Stewart, and directors Waldo Anderson, S. N. Bratherford & Wyatt is here after the meeting last night. Those present at den, G. T. Hockensmith, J. J. Hoy-dar, R. C. Hunt, and J. H. Robnett, G. T. Hockensmith, chairman of

committee on entertainment, reported that it had been impossible for various reasons to make arrangements for a reasons to make arrangements for a get-to-gether meeting for this even-ing, but advised that we should en-deavor to hold such a meeting in the near future. The matter was left in the hands of the committee. Manager Stewart made a verbal re-nort of the proceedings of the meet-ing recently held at Salem, where rep-resentatives of the commercial charges.

ing recently held at Salem, where representatives of the commercial clubs of the principal counties of the valley met for the purpose of making arguments for advertising the Willamette valley at the Panama-Pacific exposition. He reported that he had extended an invitation for the second meeting to be held at Albany, and this was accepted and Thursday. October 30, at 2:30 p. m. was named as the date. The manager was instructed to place this matter before the county court, and the Commercial clubs of the different towns of the county, and the different towns of the county.

urge them to have delegates at the meeting on October 30.

It having been decided at a previous It having been decided at a previous meeting that the actual date of the opening of the Panama canal should be celebrated in this city in a becoming manner, the president appointed the following committee to make the necessary arrangements: F. P. Nutting, J. L. Tomlinson, E. H. McCune, A. M. Hammer and Dr. R. C. Hunt.

Notice of Final Settlement.

Notice is hereby given that the nu-Notice is hereby given that the nudersigned Executrix of the last Will
and Testament of W. H. Kaltrider,
deceased, has filed her final account
as such Executrix of said Estate, with
the County Clerk of Linn County,
Oregon, and the Judge of the County
Court for Linn County, Oregon, has
fixed November 3rd at the hour of
10 o'clock a. m. for the hearing of
objection of said Estate if any, and
further settlement of said Estate.

Dated this the 25th day of September, 1913.

ber, 1913. LOLA M. SHAW, Executrix of said Estate WEATHERFORD & WEATHER-FORD.

D. Attorneys for Estate, O 3-10-17-24

Notice of Guardian's Sale.

Notice of Guardian's Sale.

Notice is hereby given that pursuant to an order of sale made and entered by the County Court of Linn County, Oregon, in the matter of the guardian-hip of Anra Anderson, a minor, on the 29th day of September, 1913, the undersigned guardian of said minor will from and after the first day of November, 1913, sell, at private sale for cash in hand, all the right, title and interest of said minor in and to the following described real proptitle and interest of said minor in and to the following described real property, to-wit: The Southwest quarter of the Southeast quarter of Section 29, in Township 9 South, Range 4 East of the Williamette Meridian, in Linn County, Oregon, containing 40 acres, said sale to be made subject to confirmation of said court.

H. H. HEWITT, o 3-10-17-24, 31 Guardian.

SUMMONS.

In the Circuit Court of the State of D. C. Filint, at inconnectent. Notice is hereby given that the of D. C. Filint, at micromusernt. Notice is hereby given that the person and estate of D. C. Filint, and inconnected the property of the person and estate of D. C. Filint, and inconnected the person and estate of D. C. Filint, and inconnected the person and estate of D. C. Filint, and inconnected the person and estate of D. C. Filint, and inconnected the person and estate of D. C. Filint, and the person and estate of D. C. Filint, and the person and estate of D. C. Filint, and the person and estate of D. C. Filint, and the person and estate of the person

av. Guarifian,

YOU MUST REGISTER

The Commercial Glub Appoints Swearing in of Electors at Polis is Eliminated by New Law.

If you want to vote in the coming ebration of the opening of the Panama city election on December 1, you must canal on October 30 in this city, by a register before November 22. As has brief period of suspension of business been the case, electors have been and the blowing of whistles, etc, the sworn in at the polls and allowed to executive board of the Commercial vote but under the new order of club appointed a committee at the things this cannot be done any more unless the supreme court should hold compulsory registration invalid. In plain words, "you must register to vote."

Read this relating to the statutes

and constitution relating to elections in the state of Oregon for 1913; Section 6. No elector who is not registered as provided in this act shall registered as provided in this act shall be entitled to vote at any election provided for by law except in school district or road district elections; provided that in the the supreme court should hold the above provision for the compulsory registration invalid then, and in that case only the elector may register with the judges of the election upon election day. This morning another clerk was added to the registration force in City Recorder Van Tassel's office. Ed. Washburn is now engaged in the

Washburn is now engaged in the work of assisting in filling out the registration blanks. Mrs. Harriet Van registration manss. Ars. Harriet van Tassel is the other registration clerk and the two have been kept fairly busy during the day, while Recorder Van Tassel has been kept on the go

van lasset has been kept on the go-swearing in the electors.

According to figures compiled by Mrs. Van Tassel, a total of 102 have thus far registered. Out of this num-her 26 are woman. That number in-cludes those who had registered up-until 5 o'clock yesterday afternoon from the second of the month when the books were onesed.

he books were opened. Recorder Van Tassel again stated this morning that if registration does assume a more of a brisk aspect, that scores will not be able to vote. He scores will not be able to vote. He contends that a bigger average of registrations should be made daily to avoid the rush towards the close and to enable those who come in late to get in in time. From the present indications there will be a big rush towards the close of the books or an unusually small Aumber of eligible voters will be registered for the coming election. ing election.

CITY NEWS

Salem May Vote on Liquor .-- A lo-Salem May Vote on Liquor.—A local option petition signed by about 600 voters was filed in the county-clerk's office Saturday afternoon by Attorney W. H. Triadle. The petitioners request the county clerk to set a date upon which an election upon the issue shall be held. The county clerk will check over the petition, and, if it is sufficient, will call an election. It is planned that the local option measure shall be voted on November 4.—Capital Journal.

Headsten in His Beat Will.

Headache in His Feet.—With a headache in His feet, tired and homesick, E. C. Roberts, according to a statement made by him this morning is homeward bound after attending the state fair throughout. Mr. Roberts declares that the fair was the greatest ever and that he walked, looked and talked in order not to miss anything on the grounds, until he is ready to go home to mother. He arrived here last night and will leave this afternoon for his home near Lebanon.

Suit to Foreclose Mortgage. complaint in equity, for foreclosure of mortgage was filed in the circuit court Notice of Sale of Real Property.

In the County Court of Lina Country, Oregon. In the matter of the estate of D C. Flint, an incompetent.

Notice is hereby given that the undersined as the country of the country of the country.

I G LEWELLING Attorney for Conselle

IF YOU WANT TO VOTE JUDGE GALLOWAY DISPOSES OF CASES

Held Court Here All Day Yesterday in Department No. 2 of Circuit Court.

ACTED UPON SEVEN SUITS FOR DIVORCE

Many Cases Settled and Dismissed; Motions and Demurrers Overrulled.

Holding court here yesterday in depariment No. 2, Circuit Judge Galloway, disposed of the following busi-

Smith Cox et al vs. Albany Farmers Co. et al-through stipulation in open court the answers heretofore filed to the complaint shall stand as answers to the amended complaint. Fred Holzapfel et al vs. Albany Farfrom tho and the state of the state of the court the answers heretofore filed to the complaint shall stand as answers to the amended complaint. In a Bubite vs. C. E. Barrows—settled and Buhite vs. C. E. Barrows—settled and dismissed without costs to either party. L. A. Messing vs. Doma Messing —default entered, Lebanon Lumber company vs. N. Q. Barton et al—settled and dismissed. H. H. Blough vs. Mabel Blough—default entered. Chas. Kolb vs. Elizabth Kolb—default entered. Testimony taken and decree of divorce entered. Angust Kroschel vs. Ida Czarske et al—leave granted to plaintiff to file an amended complaint, the defendants to answer the same withing twenty days. George Frum et al vs. Peter Keeney et al—leave granted to amend sheriff's return. Guardian ad litem appointed for minor defendants. Order of dismissal as to certain defendants. Findings of Fact filed and decree entered. An

minor defendants. Order of dismissal as to certain defendants. Findings of Fact filed and decree entered. Anna Watkins vs. Charlie Watkins—default entered; testimony taken and decree of disvorce entered. Vincent Reuzer vs. J. A. Miller—motion to strike out denied. Voleeta D. Cummings vs. John A. Bosserman et algeport of referees confirmed. C. H. Cummings vs. Clara L. Starr et algismissed on motion of plaintiff. C. H. Cummings vs. I. W. Starr et algismissed on motion of plaintiff. C. H. Cummings vs. W. C. Stearns—default and judgment and decree of foreclosure. C. H. Cummings vs. W. C. Stearns—default and judgment and decree of foreclosure. C. H. Cummings vs. John D. Walton—default and judgment of decree and foreclosure. First National Bank of Albany vs. Oregon Title & Trust Co. et al—motion to elect overruled. James N. Reiley vs. J. W. Keller et al—decree of registration of title. O. S. Boyles vs. R. W. Tripp—dismissed on motion of plaintiff. Luella Holliday vs. Kate Bilyen et al—L. M. Curl appointed examiner of title. Arthur Chrisman vs. Grace Chrisman—testimony baving been taken in Salem heretofore, decree of disorce tle. Arthur Chrisman vs. Grace Chrisman—testimony having been taken in Salem heretofore, decree of divorce entered. Clara S. Groshong vs. Joseph E. Groshong—dismissed on motion of plaintiff. Myrtle Jane Hearn vs. M. E. Hearn—default of the defendant entered. Martha Houston vs. Orpha Greener—demurrer of defendant overruled and defendant given ten days to answer. Georgia Murtinger vs. John Murtinger—dismissed on motion of plaintiff. E. H. Esmond vs. Della Esmond—default of the defendant John Marringer—assussed on motion of plaintiff. E. H. Esmond vs. Della Esmond—default of the defendant entered. E. T. Millard vs. Etto Keeney—Motion to strike out part of answer desired. Rudolph Osth vs. West swer deuted. Rudolph Orth vs. West Prichard et al-two demurrers argued and taken under advisement. Eftra-beth Wiley vs. J. J. Whitney et al-Demurrer to reply overruled. Forest Hill levestment Co. vs. Will D. Rudd et al-decree entered. Forest-Hill In-vestment Co. vs. Ed. W. Mieller et al

gued and taken under advisement. Arrested for Shooting from Road .-A man by the name of Gilchris rretsed this morning by Deputy Warden Metrger, on a charge of shooting pheasants from the county road in violation of the law. Gilchrist is to have a hearing before Justice Swan sometime this afternoon.

decree entered. L. G. Lewelling,

Send School Laws to Officers. Send School Laws to Officers.—
County School Superintendent Jackson is sending out 550 comes of the
Oregon school laws for 1913 as revised by the last Oregon legislature
to the various school officers of the
county. Mr. Jackson says that there
has been great demand for these
hooks and that he will mail out the
last today.

ast today. Would Be Carriers.—Nine men from various parts of Linn county took an examination at the Albany postoffice Saturday for appointment to the next Satirday for appointment to the next vacancies occurring in any postoffices of the county. The only present vacancies is at Scio. Those who took the lests were Clinton O. Strange, of Albary; Morris B. Rice, of Lebanon; Charles F. Asche, of Albary; Lloyd E. Gorniley, of Habey; Roy D. Smith, of Harrisburg; Ralph D. Lamb, of Albary; Charles B. Lamb, of Albary; Charles B. Lamb, of Albary; Leo J. Martin, of Harrisburg, and Frank B. Steert, of Albary.
Nebraska Man Buys Property.—O.

Nebraska Man Buys Property.-O. HUTER
Guardian
Guardi