

FOOTBALL GAME ASSURED FOR ALBANY

As Far as Managers Are Concerned the Game is to Be Staged Here November 8.

ANOTHER PROPOSITION HAS BEEN AGREED TO

All That Stands in Way of Contract is Pledging of Nominal Sum by Merchants.

Continued from Tuesday, October 21

As far as Graduate Manager Dean H. Walker, of the University of Oregon and Dr. E. J. Stewart, director of athletics at the O. A. C. are concerned, the staging of the big football game between those two schools is assured for Albany on November 8.

This became definitely known this afternoon following a conference during this morning between the two managers and Billy Eagles, the man behind the project for Albany.

The result of that conference, is the introduction of a slightly different proposition than has heretofore been submitted. It has met with the approval of both sides and all that now stands in the way for the sides to sign up a contract, is the positive assurance that a nominal sum of money can be collected towards defraying expenses from local merchants.

The proposition as tentatively agreed to this morning, which has been virtually accepted, is regarded as a compromise to both sides. It is that the local people place the field in order by erecting bleachers for 3000 seating capacity, and with the field a short distance south. The football managers agree to pay a cash sum out of the gate receipts instead of five per cent and arrange a fixed train schedule. The schedule as stated will be for two excursion trains from Corvallis and Eugene. One from each city is to arrive at noon bearing the students and the other two to arrive just prior to the time scheduled for the game to start. The game is not to commence until 3 o'clock. By this time all of the Portland trains will have arrived. The managers further agree that the excursion trains will not depart from the city until some time between 10 and 10:30 o'clock p. m.

The only thing that now stands in the way for the drawing up of a contract to this effect, is the assurance to a nominal sum to defray the expenses of placing the field in the desired order.

ERNEST HORNBACK TO REMARRY FORMER WIFE

Divorced on September 28, 1912, after several months of married life, a license to remarry was granted yesterday to Ernest Hornback and Lillian Hornback.

The couple were granted a divorce by Judge Galloway. The husband was the plaintiff in the case and his complaint was answered by the wife. After the decree was granted the property rights involved in the suit were settled out of court.

MT. PLEASANT COUPLE WED AT SALEM THURSDAY

Mt. Pleasant, Or., Oct. 21.—(Special to Democrat.)—Chas. Fairfax Thayer, age 25, was united in marriage to Lucille Sumpf, age 21, at Salem last Thursday. Mr. Thayer is the son of Mr. and Mrs. Frank T. Thayer, respected residents of Mt. Pleasant, and has resided in that part of county for many years. Miss Sumpf has been staying with Mr. and Mrs. Chas. Irvin of Hubbard for the past two or three years, her parents being dead. Both are well known in that section of the county and have the best wishes of a host of friends for many years of happy wedded life. Bride and groom expect to make their home on a farm in the vicinity of Scio.

There has been a bear at large in this vicinity for nearly a month. So far no one has been able to see it, but several farmers have reported damage to stock and orchards.

The prune drier closed down today. It has been in operation for nearly five weeks, which is the longest run for several years.

NEWS NOTES CONCERNING SHEDD AND ITS PEOPLE

Shedd, Or., Oct. 22.—(Special to Democrat.)—E. E. Coon went to Waterloo Saturday to visit his parents.

Clyde Crawford had business calling him to Albany Saturday.

F. K. Elder, herdsman for J. B. Cornett on the Bunker Hill stock farm spent his vacation last week in Salem.

Marion Woods of Tangent had business in Shedd last Friday.

Dan Sutherland who has been in Southern Oregon for some time returned home last Friday.

L. B. Kent attended the Yeoman lodge at Lebanon last week.

J. Waddell is building an addition to his home in the country.

LADIES ARE TO DISCUSS MEASURES OF ELECTION

Women of Albany Are to Post Up on Matters to be Voted Upon Soon.

To discuss the measures that are to be voted upon at the coming special election, the ladies of Albany will meet next Monday afternoon in the Commercial club parlors. Every lady of the city is urged to attend the meeting and become posted on the matters that will be at issue.

The meeting is the result of many women not knowing as much relative to the measures as they would desire and it is to the end that all desire to vote intelligently and towards the betterment of the state. This action on the part of the women is regarded as very commendable and demonstrates the fact that the women of Albany are awake to the times and that they are taking interest in their recent enfranchisement.

Attorney Carl E. Sox has been engaged to address the meeting on various measures, especially the referendums and in doing so will explain what they mean in detail, depicting their merits in a non-partisan light.

GODWIN CASE HAS DRAMATIC ENDING

Suit Involving Property Rights Ends After Sobs and Embraces in Court Room.

A suit involving property rights, growing out of family troubles with the father, a paralytic, on one side, and his wife and nine children on the other, came to one of the most dramatic endings yesterday afternoon that has been witnessed here.

The case was tried before Circuit Judge Galloway. The plaintiff and father, Joseph R. Godwin, was carried into the court room in a chair by four men. Present in the court room during the trial, were the wife and all but two children, the defendants in the case. As the taking of testimony progressed, they plainly showed their agonistic feelings towards the plaintiff, with sneers as witnesses in behalf of Godwin testified.

The story of Judge Galloway's own life, coupled with a splendid eulogy on family troubles in which he told the defendants that they had not considered the cross nature of the plaintiff, as the result of his illness, brought the case to its dramatic close, after the taking of testimony and without argument by attorneys.

So pathetic and pronounced was the judge in his appeal to them, that several of the defendants wept. The wife crossed the court room and walking unsteadily to where her husband sat, sobbed and tenderly embraced him, sobbing openly. His eldest son, whom a moment before, was so antagonistic to his father, lifted him from the chair and carried the invalid in his arms out of the court room. The result is that all of the parties have returned to their homes and will settle the case out of court. Judge Galloway immediately dismissed it.

The case was a peculiar one. In the complaint Godwin claimed that prior to August 1909, he was suffering from a stroke of paralysis. Fearing death, he claims, and wishing to provide home and care during the time he should live and assurance of a respectable burial, the defendants agreed that if he would deed them each a parcel of land from a large tract belonging to him, they would carry out his wishes. The land was deeded in parcels to each of the defendants. Later, it is claimed, the defendants resorted to a course of cruel treatment. Meantime Godwin had somewhat regained his health. He sought a decree from the court declaring him to be the owner of all the land he deeded to his family.

The defendants in the case were: Priscilla Godwin, his wife, W. L. and George and Nettie Scott and Jenny Junky. Attorneys in the case were M. V. Weatherford and N. M. Newport, for the plaintiff and H. H. Hewitt and S. M. Garland, for the defendants.

At the conclusion of the taking of testimony, Judge Galloway sprang his surprise. He gave a splendid eulogy of family troubles, cited how the defendants had ill treated the plaintiff in many respects, and how they had not taken into consideration that his cross nature was the result of illness.

The judge told how his own father had suffered a stroke of paralysis, how he was cared for at home, and how he died peacefully. The judge told of many instances that would substantiate his statements and on a whole resorted to an eloquent plea, for the family to reunite. His object was amply accomplished. The entire family left the court house in the best of spirits, after the dramatic scene in the court room and will adjust the case out of court.

The Davenport music house reports the piano business as being unusually good the past few days. They sold Mrs. Beemis, of Lebanon, and Andrew Kohle, player piano; George DeVaney a Decker Bros. piano; John Eberich, a Kenyon piano; Mrs. Bell Seelye, a Wellington piano; and Mrs. B. S. Brown, of the Herald office, a Decker Bros. piano. d 620 w 624

6 PER CENT LOANS on farm, orchard lands, city residence or business property, to buy, build, improve, extend or refund mortgages or other securities; terms reasonable; special privileges; correspondence invited. Dept. L, 618 Commonwealth Bldg., Denver, Colo., or Dep't 1, 749 Henry Bldg., Seattle, Wash. w 6-10-17-24-31

W. R. Shinn, M. D., diseases of eye and ear a specialty. Eyes tested and spectacles guaranteed a perfect fit. Any style of lens or frame. Office over Cusick bank. wk 691f

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FAMILY IS HAPPILY REUNITED BY JUDGE

Story of Judge Galloways Own Life Coupled With Eulogy on Family Troubles Did It.

LIVE NEWS NOTES FROM PEORIA SECTION

Peoria, Or., Oct. 22.—(Special to Democrat.)—Mr. and Mrs. Lawrence Frady sold their restaurant in Brownsville last week, and have returned to Peoria after an absence of nearly two years.

Walter Howell and family were visitors in Albany Tuesday.

Mr. and Mrs. Claudia Buchanan of Benton county were in Peoria Monday.

Peter Jarikoff, the young son of one of the Russian colonists living near here, was kicked by a horse Sunday evening.

Mr. and Mrs. Will Muller and children went to Albany Saturday.

Mr. and Mrs. C. F. Clayton were in Shedd Tuesday.

Geo. Coon came over from Benton county Monday.

Mrs. Geo. Githens and daughter, Mrs. Nera, and sons, Russell and Merle came out from Albany Friday evening and remained until Sunday with Mr. Githens on the farm.

Oscar Waddell returned on Wednesday from a year's stay in Southern Oregon where he spent the time with his three brothers, George, Lee and Guy Waddell.

C. C. Cadwallader, and brother Gene expect to leave this week for their home in Indiana. During their two years stay in and about Peoria, these young men have had many friends who hope to see them back in Oregon before another year.

"JOE" SAYS DON'T YOU MONKEY WITH YOUR CORNS

"Joe," an intelligent monkey is attracting much attention this afternoon in the window of the Dawson Drug store, in advertising Rolyan's famous corn remover plaster. The moral is, not to monkey with your corns by cutting and slashing but let the plaster remove it.

"Joe" is accompanied by Dr. James Edward Naylor, and Dr. R. G. Hollendorf, both expert painless chiropractists, who are preaching, and demonstrating if necessary, the merits of the corn remover, giving free consultations and incidentally advertising the product.

Football at Halsey Saturday.—The Albany College football team will go to Halsey Saturday where in the afternoon it will engage in a game with the Halsey Athletic club.

Grocery Store to Move.—The C. O. Budding grocery store, now located on the northeast corner of Lyon and Ninth streets will move into new quarters on the first of the month. It will occupy the store diagonally across the corner in the Vandran hotel building. The room is now being fixed and fitted up with fixtures.

High School to Play.—Corvallis and Eugene will meet in football battle next Saturday afternoon on the O. A. C. campus. The capitals of Benton and Lane counties will be represented in the struggle by their respective high school teams and as both are speedy aggregations a fine exhibition of the great American college game will be presented.

Hop Man in Albany.—J. L. Linn, the well known hop man of Salem was in the city yesterday on important business connected with a large hop deal.

Good Shows Coming.—T. G. Bligh, proprietor of the Bligh theater, announces that he will give the people of this city something in the way of fine shows Wednesday and Thursday of each week hereafter. Mr. Bligh has contracted for the services of a first-class vaudeville company and one that will "deliver the goods" all the time.

Small Boys Tie Freshies.—At 5:00 p. m. yesterday at the practice grounds at Ninth and Jefferson, the Central Grammar school boys in a rattle-and-snap game of football tied the high school freshies by a score of 0 to 0. The high school freshies must look to their laurels better in the future.

Seriously Injured.—Bert Gainer, the 19-year-old son of J. D. Gainer of

Salem, met with a serious accident Sunday afternoon. He went out for a ride on his motorcycle going to Corvallis, and when on his way back about four miles east of Corvallis, at a turn in the road, he collided with another motorcycle which was being ridden by two young men. Young Gainer was thrown over 20 feet, first striking on his hand and knee, then his chin. His chin was split in two and both jaw bones were fractured, one of them being driven back and earing off his ear and fracturing the skull at the base of the brain. He was taken to St. Mary's hospital at Albany for treatment, and hopes are entertained for his recovery. Today he is reported as resting easily.

Hearing Claim Against Estate.—County Judge McKnight this afternoon is hearing a case concerning a claim against the estate of the late H. B. Moyer, of Brownsville. The claimants claim that they have a bill against the estate but that the executor refuse to settle it. The case will probably occupy the attention of the court all afternoon.

Judge Galloway Returns Tomorrow.—After holding court here yesterday Judge Galloway returned to Salem yesterday afternoon and will return here tomorrow to finish up other minor matters awaiting his action.

FAIR SUED BY DAIRYMAN FOR RECOVERY OF MONEY

Suit Filed This Morning in the Circuit Court Asks For \$156.60.

Asking for judgment in the sum of \$156.50, costs and disbursements, R. M. Hutchins, proprietor of the Clover Leaf Dairy, has started suit in the circuit court against F. E. Fair and A. M. Fair, recent proprietors of the Palm Cafeteria, on a charge that the above named sum is due him for milk delivered at the restaurant.

According to the complaint, the plaintiff delivered milk and cream to the defendants from October 1 to 17 for the agreed value of \$51.60. For further and separate complaint, the plaintiff claims that at the instance of the defendants, C. V. Coldfelter sold to them butter for the value of \$104.90, that thereafter the plaintiff was assigned said account by Coldfelter for collection. The plaintiff claims that no part of the accounts has been paid. Attorney C. C. Bryant represents Hutchins. A writ of attachment has been secured on lots owned by the defendants.

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THE POPULAR STORE FOR THE PEOPLE

PAY ATTENTION TO STYLE WHEN YOU BUY YOUR SUIT OR COAT



Have you taken a look through our line thoroughly? Our line is yet unbroken—We buy as many coats and suits as all Albany stores combined. WHY DO WE DO THIS? Because we have a place for them. This store covers a territory, sending coats and suits out through the entire Willamette Valley, competing with all stores in the big cities. We back up the quality with our guarantee and our prices speak for themselves.

IT WILL PAY TO GET OUR PRICES FIRST BUY DRESS GOODS NOW

Not one style has escaped us for this season. We show everything in heavy coatings, taking in a wide range of colors and prices.

TRIMMING TO MATCH TOO

No need to worry about your trimmings, we buy them to match the goods. Do you make your own dresses? If you do you must see our lines.

IT'S THE BEST IN TOWN

COATINGS AT 89c UP
SUITINGS " 75c "

Pretty things for one piece dresses that cost you any price from 49c to \$1.50 and they are world beaters.

MILLINERY The kind you want and at the price you will pay.

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ROOM SIZE RUGS ALL SIZES

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TRUNKS AND SUIT CASES

SURVEYING?

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