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 G. L. MASON CAMP, No. 29, B. P. OF OREGON Sons of Vets.—Meet in G. A. R. Hall, Lebanon, Or., every Saturday evening, except the third Saturday of each month, meeting the third Friday instead. All brothers of the Sons of Veterans and comrades of the G. A. R. are cordially invited to meet with the camp.
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Chicago's Mayor Assassinated.

Carl H. Harris, mayor of Chicago, who shot and killed last Saturday about 8:25 p. m. Mayor Harris had but a short time previously returned from the festivities of "Mayor's Day" at the fair. The door bell rang, and when a servant opened the door a man rushed into the room and fired four shots at Mr. Harris, three of them taking effect. One shattered the left hand, another passed into the lower right side of the abdomen, making a wound that would have been mortal within a few days, and the third entered the chest slightly above the heart, this wound being the immediate cause of his death, which occurred within twenty minutes after the shooting took place.

The shooting was done by a crazy paper carrier, who went directly to a near police station and gave himself up. When asked his reason for shooting Mr. Harris he said the Mayor had promised to appoint him corporation counsel, and had failed to do so.

The personal friends of the dead mayor, the city officials, and the curious crowded against each other in a wild endeavor to learn if the story which had spread like wild-fire through the city was true. An immense throng gathered and the laboring men who had stopped on their way home, added voices to the subdued threats of vengeance, for Mr. Harris was popular with the masses. The streets were soon filled for blocks, and the officers as they looked out of the station windows on the sea of angry faces became alarmed for the safety of their prisoner, and it was decided to remove him to the central station in the city hall. In the meantime the tidings of the murder swept like an electric shock through the city. Bulletins were posted in prominent down-town places and about them eager throngs surged and struggled.

The newspaper offices were besieged by eager questions, and down-town business for a time was at a standstill. Carter H. Harris was born near Lexington, Ky., Feb. 15, 1825. He graduated from Yale in 1845. After graduating in law in Pennsylvania and traveling abroad for two years he settled in Chicago in 1855, and invested in real estate and became wealthy. He was elected mayor of Chicago in 1879, '81, '83, '85 and '93. In 1884 he was the democratic candidate against Oglesby for governor of Illinois. After completing his fourth term as mayor, he made a trip around the world and wrote the "Race with the Sun." In 1890 he visited Alaska and the National park, and his book, "Sumner's Outing," was added to his literary fame. In 1890 he purchased the Chicago Times, which he edited until he was elected mayor last April and which his sons now own. He was married in 1853 to Supley Preston. She died in Europe in 1876. In 1882 he married Marguerite Stearns who died in 1887, and he was to have been married on Nov. 7th to Miss Anna Howard, of New Orleans.

At the time of his death he was a candidate for United States senator.

Miss Annie Howard, fiancée of Mr. Harris, was in the house at the time the fatal shot was fired. In accordance with the wounded man's request she

was at once summoned, and was present when the end came. Miss Howard's grief was pitiable.

The ceremonies at the world's fair on Monday were changed from a joyful celebration, as had been previously planned, to memorial ceremonies.

It is probable that Patrick E. Prendergast, the assassin of the mayor of Chicago, also cherished designs upon the life of the governor of the state. It is learned that only a few days ago Prendergast was in search of Governor Altgeld, and for some reason was desperately anxious to see him. Last Friday Prendergast called at the governor's office. The governor was very busy and had given orders that he was not to be disturbed. Prendergast, after pleading in vain to be allowed to see Gov. Altgeld, departed, apparently laboring under great disappointment.

It is also stated that Prendergast had become much annoyed by the silver question, and had written threatening letters to a senator; also that President Cleveland might have been the victim, had he been within the track's reach.

Another Outrage by Union Men.

WHEELING, W. Va., Oct. 29.—There has long been bad blood between the union and non-union glass-workers at Wellsburg, and when the glass works broke away from the union two weeks ago this feud was intensified. Among the non-union men recently employed was Hugh Gordon, of Philadelphia. Yesterday morning the mouth-pieces of all the blow-pipes at the Riverside works were scoured and washed, for fear that some of the union men might have attempted to carry out the threats they have made about using poison. After the scouring the men did not repeat the precautionary measures taken in the morning. Hugh Gordon was the first man to put his blow-pipe to his mouth. He threw it down and ran to a water tub, his mouth seeming to be full of liquid fire. The water seemed to make the burning worse, and the first swallow carried the burning fluid into his throat and stomach. Doctor after doctor was called. None of them gave any relief until one resorted to heroic measures and by the use of a dangerous drug neutralized the action of the acid, but two ghastly holes had been eaten through Gordon's lower lip, and all the exposed membranous surfaces are so inflamed and swollen that the lower lip is turned inside out over the chin. The mouth, palate, tonsils and lining of the throat and passage to the stomach are nearly eaten away. Gordon will probably die. The doctors are unable to determine what acid or acids were used in the blow-pipe, as the effects are so much more severe than anything they have ever known, and the usual antidotes are of no use. Two other non-union workmen were also badly burned, but neither of them are in a dangerous condition. Charles Brady, an ex-union employe at Riverside, was arrested last night, but there was no evidence on which to hold him.

Say—if you want your watch, clock, or jewelry repaired and haven't the cash, bring us farm produce. "Any thing goes" except pole cats or badgers, at Hardy's.

CIRCUIT COURT.

State vs. Thos. Kessonan, larceny in a dwelling; plead guilty and was sentenced to three years in the penitentiary.
 State vs. J. T. Conat, larceny; plead guilty and was sentenced to two months in the county jail.
 Linn County National bank vs. Geo. W. and John C. Smith, recovery of money; continued on motion of plaintiff.
 J. N. Rice et al vs. W. B. Smith et al, partition; decree, and H. T. Fisher, H. E. Powell and O. P. Wainwright appointed referees to make partition.
 W. S. Dentham vs. L. A. Woodie et al, foreclosure of mortgage; demurrer overruled with leave to answer.
 Will & Link vs. W. H. Maple, recovery of money; verdict for plaintiffs for \$248.00.
 Harrisburg Water Ditch Co. vs. Martha R. Schooning, recovery of money; verdict for plaintiffs in the sum of \$156.
 Mary Bereaw vs. John W. Bereaw; divorce; default as to defendant.
 Lizzie Blakely vs. Chas. S. Blakely, divorce; default as to defendant.
 James Nanny vs. Louisa A. Settlemier et al, partition; decree according to agreement.
 Mrs. A. C. Mosler vs. H. F. Pound et al; appeal dismissed.
 S. E. Young vs. L. B. Knox, recovery of money; attachment; settled.
 Price & Robson vs. L. B. and A. S. Knox, recovery of money; attachment; settled.
 Mitchell, Lewis & Staver Co vs. L. B. and A. S. Knox, Jr., recovery of money, attachment; settled.
 Sarah J. Elder et al vs. J. A. McBride et al, partition; continued.
 Harrisburg Lumber Co vs. E. Bashaw, recovery of money, attachment; continued.
 F. T. Whitman vs. Eugene Bashaw, recovery of money, attachment; continued.
 Franklin Cole vs. Amanda Cole, divorce; divorce granted without costs.
 G. W. Munkers vs. Farmers and Merchants Co, recovery of money; continued.
 A. W. Gordon vs. C. W. Watts et al, recovery of money, attachment; default and judgment against J. W. Watts.
 J. O. Whitsman vs. W. M. Eolin et al, foreclosure of mortgage; decree of foreclosure.
 I. Saltmarsh vs. H. B. Miller et al, to reform deed; continued.
 C. Lee vs. Jas. Weidle, recovery of money; continued.
 Saltmarsh Loan & Trust Co vs. Wm. and S. A. J. Hawk et al, foreclosure of mortgage; continued.
 John Dodge vs. P. W. Morgan; possession personal property; verdict for plaintiff.
 Deane & Robson vs. Frank Wood; recovery of money; attachment; referred to J. C. Powell and continued.
 Chas. Kohn & Co vs. B. J. Baker, recovery of money, attachment; settled.
 N. S. Brown vs. Alex. and G. F. Harold, recovery of money, attachment; default against G. F. Harold, committed for service on Alex. Harold.
 Wadhams & Co vs. I. B. Beam, recovery of money, attachment; judgment for plaintiff.
 J. A. Crawford vs. I. B. Beam; recovery money, attachment; default and judgment.
 Rose, Field, Smith & Co vs. I. B. Beam; recovery of money, attachment; judgment for plaintiff.
 Maston & Davis vs. G. W. Purciff; recovery of money, attachment; settled.
 Channess & Soper Bros vs. D. C. Shepherd et al, foreclosure of lien; decree granted.
 C. W. Cushing vs. W. S. Phillips; recovery of money, attachment; continued.
 E. Cather vs. J. M. Williams et al, recovery of money, attachment; findings for plaintiff.
 Lydia Zeysa vs. Ed. Zeysa, divorce; divorce granted, plaintiff to pay costs and given custody of minor child.
 Margaret A. McCoy vs. Samuel Anderson, recovery of money; default and judgment.
 Hilier, Shaw & Holreidge vs. Thomas Large, et al, recovery of money, attachment; settled.
 State vs. C. Baker and F. S. Phelps, larceny (four counts); continued.
 W. H. Hartless vs. A. Vulgamore, recovery of money; judgment.
 M. A. Maple vs. C. C. Jackson, possession of personal property; continued.
 Fleckenstein & Meyer vs. F. A. Rice et al; recovery of money; judgment.
 Milton Hale vs. Bank of Oregon, Jay Blain and W. S. Thompson, foreclosure; motion to strike out part of complaint sustained.
 John D. Wasson was convicted of assault upon R. L. White at Harrisburg, and sentenced to pay a fine of \$400 and the costs of the prosecution.
 Frank Duncan, found guilty of assault, was fined \$50 and committed until paid.

Lebanon and Santiam Canal Co vs. S. P. R. R., possession of personal property; continued.

State vs. Quong Tai, larceny; motion for new trial overruled; sentenced to the penitentiary for two years.

C. H. Stewart et al vs. W. J. Bruce et al; verdict for plaintiffs for the recovery of \$1900 worth of lumber and \$1 damages.

Harrisburg Water Power Co vs. Ella and W. F. Mendellall; to condemn right of way; non suit on motion of plaintiff.

First National Bank of Portland vs. Linn Co National Bank; recovery of money; continued.

The grand jury returned "not true bills" in the following cases: Mrs. Sadie Toole for assault with a dangerous weapon, Chas. Milbern charged with abducting Portia Spaight, John W. Marks charged with larceny, and J. T. Sheffield charged with the same crime.

GRAND JURY'S REPORT.

The grand jury submitted the following report:

We, the grand jury of the circuit court of Linn county, Oregon, for the October term, 1893, would respectfully submit the following report: We have examined the books of the sheriff, clerk and treasurer, and find them kept in a neat and orderly manner. We have also examined the construction of the building will permit. We find it has not been the custom in this county to collect trial fees in advance. We recommend that hereafter the trial fee be paid in accordance to the provisions of the statute.

(Signed) B. F. Childs foreman, J. K. Galbraith, W. E. Crawford, S. P. Williamson, R. C. Farwell, C. L. Shaw and E. E. Taylor.

Administrator's Notice.

Notice is hereby given that, by authority of an order issued out of the County Court of Linn County, Oregon, on the 2nd day of October, 1893, I, as administrator of the estate of John M. J. Lovell, deceased, will, on the 10th day of November, 1893, at the hour of two o'clock p. m. of said day, on the premises, sell at public auction to the highest bidder, for one-half cash in hand and balance in one year's time at ten per cent interest per annum from date of sale, secured by first mortgage on the property sold, the following described real estate, belonging to the said estate: Beginning at a point seventy-eight (78) rods north of the south-east corner of Richard and Louisa Chas. He's Donation Land Claim, Notification No. 2360, Claim No. 55, in Linn County, Oregon; thence south seventy-eight (78) rods to the said corner; thence west eighty-one (81) rods; thence north eighty (80) rods; thence in an easterly course eighty-one (81) and a fraction rods to the place of beginning; containing forty acres in Linn County, Oregon. Sale to be at the residence of the deceased, situated near the south-east corner of the above described premises.

JAMES HARVEY LOVELL,
 Administrator of the estate of John M. J. Lovell.

SAML. M. GARLAND, Atty. for Administrator,
 Lebanon, Or., Oct. 6, 1893.

LEBANON PRODUCE MARKET.

(Changed Every Week.)
 Wheat—44c.
 Oats—24c.
 Hay—\$5 per ton.
 Flour—\$9.00 per sack.
 Chop—\$1.25 per cwt.
 Bran—80c per cwt.
 Middlings—\$1.00 per cwt.
 Potatoes—60c.
 Apples—Dried, 8c per lb.
 Plums—Dried, 7c.
 Onions—2c.
 Beef—Dressed, 4c.
 Veal—4@5c.
 Pork—Dressed, 6c.
 Lard—17c.
 Hams—15@17 per lb.
 Shoulders—12c.
 Sides—15c per lb.
 Geese—\$6 per doz.
 Ducks—\$4.00 per doz.
 Chickens—\$5.00@6.00.
 Turkeys—10c per lb.
 Eggs—20c per doz.
 Butter—20c per lb.
 Hides—Green, 2@3c; dry, 4c.

A Man Lost.

One day last week a man was passing down Main street, and all at once disappeared into Baker's Dry Goods, Boot and Shoe store, where he fell into Baker's low prices and was lost to all.

These hard times we want to save every cent, but of course we have to eat, still you will save some by getting your groceries at Bach's.

DR. PRICE'S
Cream Baking Powder.

The only Pure Cream of Tartar Powder.—No Ammonia; No Alum.
 Used in Millions of Homes—40 Years the Standard.