

LOCAL AND PERSONAL

The spring term of the Medford Conservatory of Music and Languages begins next week.

The county commissioners' court was in session at Jacksonville Monday, transacting business that has come up during the month and required early attention.

Sheriff Singler was over from Jacksonville Monday afternoon on official business.

E. D. Weston, commercial photographer, negatives made any time or place by appointment. Phone M. 1471.

Fred Peil left for Portland Monday evening and will also go to Vancouver, Wash., before returning.

J. A. Fitzgibbon of Footh Creek made a business trip to Medford on Monday.

Will Rend of Cleveland, Ohio, who is looking after Dr. E. Fowler's timber interests in Footh Creek district, spent Monday night in Medford.

Feed and seed. Schmidt, phone 269.

H. G. Meyer of Lake Creek and J. C. Barnard of Ashland were in Medford Monday on their way to Jacksonville.

Thomas Bailey of Dry creek married in Medford Monday, while on his way south.

Vapor baths and scientific massage for men and women. Dr. R. J. Lockwood, chiropractor, 203 Garrett-Corby Bldg. Phone 146.

Constable Rankin made an official trip to Jacksonville Monday morning. Miss Louise Jones of Jacksonville was a recent visitor in Medford.

Tyson Beall and Victor Bursell of Central Point district transacted business in Medford during the week.

G. C. Beach, music studio. Violinist. Will instruct on violin, mandolin and guitar in correct method. Advanced students and beginners. Address 234 E. 9th street. Phone Home 314-L or Main 3481.

Mrs. E. Higinbotham of Kanes Creek made Medford a visit a few days since.

T. C. Dugan of Eagle Point district and T. J. Hamlin were among those who came to Medford Saturday.

Orchard, hunting, fishing and Crater Lake scenes for sale at Gerking & Harmon's studio. Negatives made any place. Kodak finishing. 123 East Main street. Phone 215 R.

J. Court Hall was the advance guard of the returning fight fans who witnessed the Anderson-Brown fight. He got home Monday evening from Los Angeles.

Senator Von der Heiden and his son Carl were over from Wellen Monday. The former's health is much improved.

Ladies' shoes shined at Summer-ville's barber shop.

George A. Morse of Talent transacted business in Medford Monday afternoon. So did Owen Dunlap of Phoenix.

Frank B. Waite of Douglas county, a well-known operator in real estate, arrived in Medford Monday on business connected with a large body of land situated near Ashland in which he is interested.

Real home made bread at DeVoe's.

H. A. Canady, the attorney, was in Ashland Monday on professional business.

Mrs. Helen C. Gale, who has been at Three Pines, Josephine county, on a visit with friends, returned Monday.

Bring that old book with torn binding down and have it rebound at the Mail Tribune office. Costs but little.

E. Britt and Ed Wendt were over from Jacksonville Monday morning.

C. H. Helmroth of Griffin creek district tarried a few hours in Medford Monday.

Kodak finishing, the best at Weston's, opposite book store.

Mrs. Carl Phelps left a few days since for Yolo county, California, to visit her sister, Mrs. Ella Sargent.

I. T. Galliber of Rock Point, superintendent of the Rio Dell orchard, transacted business in Medford Monday.

Insure and be sure. Right if we write it. R. A. Holmes, The Insurance Man.

Mr. and Mrs. J. F. Seville, of Montana, have been visiting Mrs. H. Cameron, a sister of Mrs. Seville, leaving for home Monday. They spent the winter in southern California.

Mrs. T. B. Kinsman has been making Ashland a visit.

Harry Lee made a trip to Eagle Point the fore part of the week.

George H. Durham of Grants Pass was in Medford Monday on professional business.

George Carter made a trip to Ashland Monday morning.

Gerking & Harmon, studio portraits, home portraits, flash lights, kodak finishing, post card work and enlarging; 123 East Main street; telephone 215 R.

Frank Lewis and F. Ayers of Eagle Point were among the many in Medford and Jacksonville Monday.

The case brought against Fred Pelouse by users of the waters of Butte creek was compromised before being called in the circuit court Monday. A number of residents of Eagle Point were on hand as witnesses.

Carlkin & Taylor (John St. Carlkin and Glenn O. Taylor), attorneys-at-law, over Jackson County Bank Building Medford.

W. A. Hemenway of Cottage Grove has been transacting business in Medford.

Mr. and Mrs. R. F. Dunn of Medford Monday morning.

New York Life Insurance Co., C. Y. Tengwald, Medford National Bank Bldg., phone 3271.

H. D. Norton and Fred Williams, Grants Pass attorneys, were in Medford and Jacksonville Monday.

J. C. Brown and A. H. Miller were among the citizens of Medford who went to Jacksonville Monday.

They say she is coming back.

Mr. and Mrs. Phil Hamill left for San Francisco Monday, on a short visit in California.

Bert W. Dennis and R. E. Reed of San Francisco are among those from abroad transacting business in Medford.

Thomas E. Nichols, J. F. Brown, J. B. Taylor, Watkins brothers, E. Spencer and Mr. Cotter were among the Eagle Pointers in Medford and Jacksonville Monday.

George Mansfield, one of the new owners of the Payne ranch, on upper Rogue river, spent Monday in Medford.

Mrs. O. R. Chaffee left for her former home in Michigan a few days since, accompanying her parents, who have been visiting in Medford.

John Arnell was on Monday evening's northbound train, en route to Seattle.

J. L. Richardson is in Medford again after an extended absence.

Mac Anderson and Owen Dunlap were up from Phoenix Monday.

Hubert Smith of Sterling and E. Higinbotham of Gold Hill precinct were in Medford the fore part of the week.

J. W. Opp went to Kanes creek district Monday, where he is engaged in mining.

C. B. Stout and his family were over from Jacksonville Saturday.

Ed Rhoten, an old-time prospector who is leasing a piece of mining ground near the Kabil mine near Gold Hill, has cleaned up on six tons of ore at the rate of \$55 a ton. The mine can stand a lot of development yet and gives promise of being a rich producer.

Roderick Macleay, owner of the cannery at the mouth of the Rogue, and Slater Johnson left Monday evening for Wedderburn, going via the newly constructed government trail from Leland down the river to Lobster creek, the end of navigation. Here they will be picked up by a gasoline launch. They expect to be gone two weeks.

Dr. Haven Metcalf, in charge of forest pathology, United States Department of Agriculture, Washington, will be here the latter part of the week to co-operate with Professor O'Gara in certain investigations now under way.

Through an error the Medford team was credited Monday with winning the first ball game of the season from Central Point. Central Point won the game, 5 to 4.

The young men arrested for fighting in the street several nights ago were allowed to return to their homes in Ashland next morning.

T. L. DeVore of Jacksonville was a business visitor in Medford Monday.

T. Morton and C. E. Evans of Weed, Cal., made a business trip to Medford this week.

The Grants Pass Commercial club has completed arrangements for the visit of the Mazamas of Portland to the Oregon marble caves in Josephine county, starting Friday, May 30. One hundred mountain climbers are expected to participate.

Mr. and Mrs. C. E. Williams of Anderson creek spent Monday with friends in Medford.

Chief of Police Hittson and Night Officer Mego spent Tuesday morning at Jacksonville, appearing before the grand jury.

With Medford trade is Medford made.

Meritol Rheumatism Powders. Stand as the result of the highest medical achievement of modern science, and are guaranteed to give permanent relief in all cases of Rheumatism. If you suffer from Rheumatism give this wonderful remedy a trial. Haskins' drug store, exclusive local agents.

With Medford trade is Medford made.

JACKSON COUNTY MAY LEAD COUNTIES IN ROAD WORK

(Continued from page 1.)

bonds shall bear interest at... per cent per annum.

Filed With Clerk.

Name Postoffice address... See 4. The petition mentioned in section three (3) shall be filed with the county clerk and thereafter presented to the county court at or before the next regular session thereof.

The county court shall examine the petition as soon as it is so presented, and if the court is satisfied that the petition substantially conforms to the requirements of section three (3) of this act and contains the names and postoffice addresses of the requisite number of voters as required by section two (2) of this act, the county court shall then make an order directing that a special election shall be called and held in that county for the purpose as specified in the petition at a time to be then fixed by the court, which shall not be less than 30 nor more than 40 days after the date of making the order; the order of the county court shall state the amount of the proposed bonded indebtedness, the maximum rate of interest that it shall bear, and what particular roads within the county are to be built and improved by the money so raised, and the minimum amount to be expended on each road, and where located within the county giving the beginning and the terminus thereof; and the county court shall not use any of the money so raised under the provisions of this act, upon any other road than those mentioned in said order, nor for any other purpose than those embraced therein; said order may contain any other details which the county court may deem proper, not inconsistent with the provisions of this act. There shall be no appeal from that order.

If the county court shall determine either that the petition does not substantially conform to the requirements of section three (3), or that it does not contain names and postoffice addresses of the requisite number of voters as required by section two (2), it shall make an order declaring that fact and particularly designating the defects and refusing to order a special election. Within ten days after the entry of such order any one or more of the petitioners may appeal to the circuit court in the same manner as appeals are taken from the county court in actions at law, except that the notice of appeal if not entered in the journal at the time the order is made shall be served on the county judge and no appeal bond shall be required. If the circuit court upon such appeal shall be satisfied that the county court should have ordered an election, that court shall direct the county court to proceed as if it had declared the proceedings sufficient. If upon such appeal the circuit court shall decide that the judgment of the county court was correct it shall make an order affirming the judgment of that court. There shall be no appeal from the judgment of the circuit court.

Optional With Court.

See 5. Whenever a number of registered voters of a county equal to one-twentieth (1-20) of the greatest number of votes cast in that county at the next preceding general election for any person for judge of the supreme court shall petition the county court as provided in sections 2 and 3 of this act, the county court shall take the same proceedings respecting such petition as is provided in section four (4) of this act.

Court May Act Itself.

See 10. The county court of its own motion may submit the question of issuing bonds for the purpose mentioned in section one (1) of this act at any general election. This may be done by an order of the county court which shall be entered in the journal at least 40 days next preceding any general election which order shall set out the amount of bonds proposed to be issued, the length of time they shall run, and the maximum rate of interest.

TOO LATE TO CLASSIFY

WANTED—1250 pound farm team or single work horse; also exchange small tract in three-year-old pears with or without buildings for bangalow in Medford. Address K. P. X., care Mail Tribune.

FOR SALE—Lease on 16-acre prune orchard. All work finished to date. G. B. Tribune.

Famous "Pint of Cough Syrup" Receipt

No Better Remedy at Any Price. Fully Guaranteed.

Make a plain syrup by mixing one pint of granulated sugar and 1/2 pint of warm water and stir for two minutes. Put 2 1/2 ounces of pure Pinex (fifty cents' worth) in a pint bottle, and fill it up with the Sugar Syrup. This gives you a family supply of the best cough syrup at a saving of 25. It never spoils. Take a teaspoonful every one, two or three hours.

The effectiveness of this simple remedy is surprising. It seems to take hold instantly, and will usually stop the most obstinate cough in 24 hours. It tones up the jaded appetite and is just laxative enough to be helpful in a cough, and has a pleasing taste. Also excellent for bronchial trouble, throat tickle, sore lungs and asthma, and an unequalled remedy for whooping cough and croup. This recipe for making cough remedy with Pinex and Sugar Syrup (or strained honey) is a prime favorite in thousands of homes in the United States and Canada. The plan has been imitated, though never successfully. If you try it, use only genuine Pinex, which is the most valuable concentrated compound of Norway white pine extract, and is rich in ginseng and all the natural healing pine elements. Other preparations will not work in this recipe.

A guaranty of absolute satisfaction, or money promptly refunded, goes with this recipe. Your druggist has Pinex, or will get it for you. If not, send to The Pinex Co., Ft. Wayne, Ind.

HOUSE OF COMFORT. HOTEL MANX. POWELL ST. & O'FARRELL. SAN FRANCISCO.

Best located and most popular hotel in the City. Running distilled ice water in each room. European Plan, a la Carte Cafe.

Tariff on Rooms

12 rooms - - - \$1.00 each

60 rooms - - - 1.50 each

50 rooms - - - 2.00 each

50 rooms with private bath 2.50 each

50 rooms with private bath 2.50 each

30 suites, bedroom, parlor and bath - - 3.00 each

For more than one guest add \$1.00 extra to the above rates for each additional guest.

Reduction by week or month.

Management Chester W. Kelley

REGISTRATION AT THE MANX

F. G. ANDREWS

Lessee of Grill and Dining Room.

for in section four (4), of this act, except that if the court is satisfied that the petition is insufficient as provided in section (4) it shall so adjudge, and there shall be no appeal from such judgment. The county court, however, is not required to call a special election upon the petition provided for in this section, and the difference between the proceedings provided for in section four (4) is that this section is intended to authorize but not require the county court to call a special election, whereas section four (4) is intended to be mandatory upon the county court.

Notice of Election.

See 6. Whenever a special election shall be ordered as provided in this act the county court shall cause printed notices thereof signed by the county clerk to be posted in like manner as notices of a general election are now posted, which notices shall particularly specify the amount of bonds proposed to be issued, the length of time they shall run, and the maximum rate of interest they shall bear, the road or roads to be improved, and the amount to be expended on each. These notices shall be posted at least 20 days before the date of the election and shall be substantially the following form:

(Here follow the forms provided for election notice and ballot.)

See 8. Only one special election shall be held in any county in any one year.

At General Election.

See 9. Whenever a number of registered voters of a county equal to one-tenth (1-10) of the greatest number of votes cast in that county at the next preceding general election for any person for judge of the supreme court, not exceeding five thousand (5,000), registered voters, shall petition the county court as provided for in sections two (2) and three (3) of this act that the question of issuing bonds for the purpose of section one (1) of this act shall be submitted to the voters of the county at a general election, the county court shall take the same action respecting such petition as provided for in section four (4) of this act, except that instead of calling a special election as therein provided, it shall submit the question to the voters of the county at the next general election. The petition as herein provided for must be filed with the county clerk at a regular term thereof at least 40 days before the date of the next general election. If the county court shall refuse to order the question submitted to the voters at the next general election according to the petition as provided by section four (4) with reference to special elections an appeal may be taken from such order in the same manner, and with like effect as provided by section four (4) of this act.

Citizens Given Preference.

The bonds shall be sold to the highest bidder, but preference shall be given to the citizens of the county, and if the court is not satisfied with the bids it may reject any or all of them.

See 13. All moneys raised under the provisions of this act shall be used in constructing permanent public roads in that county, which roads shall be constructed by the county court under its exclusive jurisdiction and such expert assistants as they may employ.

(To be continued.)

interest they shall bear. After having entered such order, the court shall proceed to submit the question to the voters of the county in the same manner and with like effect as upon the petition provided for in this act.

See 11. If at any general or special election as provided for in this act a majority of the voters voting at such an election shall vote in favor of issuing such bonds, the county court shall enter an order in its journal declaring that fact, and that order shall be absolutely conclusive as to the regularity of all the proceedings in reference to the matter; the said order shall also designate the amount of the total assessed valuation of all the property within the county, and also the amount or all of the previous debts and liabilities of said county incurred for road purposes and remaining unpaid; and such order as to the amount of the said assessed valuation, and as to the amount of the said indebtedness shall be prima facie evidence of said fact.

Bonds to Be Issued.

See 2. After having entered the order as provided in section ten (10) of this act the county court shall cause the bonds to be issued and shall advertise such amount of them for sale as in the judgment of the court may be necessary, and thereafter from time to time the court shall make such additional sale of bonds so issued as may be necessary. Such sales shall be made through bids received upon such advertisement as the court may deem necessary to afford the best means of procuring the highest prices for such bonds, and all bids shall be in writing and publicly opened at a time and place to be specified in the advertisement. Whatever other means of advertising the sale of such bonds the court may adopt, it shall advertise such sale for at least three weeks in two newspapers printed in the county, if there are that many, and if there is but one then in it.

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(To be continued.)

GABRIEL'S MALAMUTES WIN SOLOMON RACE

NOME, March 18.—Gabriel's team of malamutes are winners of the 100 mile Solomon-Council race for dogs here today, having covered the course in twelve hours and forty minutes. Christanson was second and Aknguk a native third. The 412 mile all-Alaska sweepstakes will be run April 2.

With Medford trade is Medford made.

Stubborn Colds May Lead to Consumption

Did you ever have a cold that would not get a cough that persisted that prevented sleep and made waking hours miserable? Eckman's Alternative is the proper remedy in such cases. Perhaps some simple medicine may be effective where it is only a tickling in the throat; but when your chest is sore and simple remedies don't answer—then take Eckman's Alternative. Neglect often leads to more serious trouble; a case in point follows:

"TIS Cherry St., Phila., Pa. 'Gentlemen: In July, 1905, I first noticed the conditions that showed I had Consumption. I lost weight rapidly; had a hollow cough, hemorrhages and very severe night sweats. My brother recommended Eckman's Alternative. In the fall of 1905, I began to take it. At this time I am perfectly well and robust. My appetite is good and my weight has increased from 110 to 140 pounds. Not a trace of my old trouble remains. I will gladly express the merits of this medicine to anyone.'"

(Signed) M. L. GERHARDT, Eckman's Alternative Co., 120 Olive St., Philadelphia, Pa. For more evidence. For sale by all leading druggists.

Even more regularly than does the Sun. Sometimes "Old Sol" fails to put in an appearance. But We Rise to the Occasion Daily Except Sunday. You Can Depend On Us for The Staff of Life. Fresh, Light and Wholesome

MEDFORD BAKERY & DELICATESSEN

42 S. Central

LERCH CASE BEFORE GRAND JURY SOON

The case of the state versus Henry Lerch, second hand dealer of this city, whose alleged Pagin-like practices caused his arrest some weeks ago, will come before the grand jury Wednesday, according to indications in the sheriff's office, where subpoenas have been issued for witnesses.

Lerch is charged with having encouraged a number of local small boys to steal copper and lead about the city which he purchased as junk. He was released on bail following a hearing in the justice's court in this city.

Fifty thousand children under the age of sixteen are at work in Pennsylvania.

NEW COUNTER KEEPS PUBLIC AT BAY

In order to keep the general public at bay, and from over-running his office, thereby interfering to a great extent with the dispatch of business, County Clerk Gardner has had a counter installed in his office at Jacksonville which gives him a much needed privacy. Heretofore the office was most accessible and many people insisted on using his desk as a lounging place.

Revival

Revival meetings are being held at the M. E. church, South, corner Oakdale and Main. Rev. C. L. McCosland of Seattle, Wn., will be here tonight and will do the preaching. Come and hear him. W. T. Goulder, Pastor.

Comparative Digestibility of Food. Made with different Baking Powders. From a Series of Elaborate Chemical Tests: An equal quantity of bread (biscuit) was made with each of three different kinds of baking powder—cream of tartar, phosphate, and alum—and submitted separately to the action of the digestive fluid, each for the same length of time. The relative percentage of the food digested is shown as follows: Bread made with Royal Cream of Tartar Powder: 100 Per Cent. Digested. Bread made with phosphate powder: 68 1/2 Per Cent. Digested. Bread made with alum powder: 67 3/4 Per Cent. Digested. These tests, which are absolutely reliable and unprejudiced, make plain a fact of great importance to everyone: Food raised with Royal, a cream of tartar Baking Powder, is shown to be entirely digestible, while the alum and phosphate powders are found to largely retard the digestion of the food made from them. Undigested food is not only wasted food, but it is the source of very many bodily ailments.

ST. MARKS' GUILD. Will hold an all day's session, Wednesday, to work for the AFTER EASTER SALE. All members are requested to attend.

OREGON WANTS FARMERS. WEST BOUND COLONIST FARES TO ALL PORTS IN OREGON, DAILY MARCH 15 TO APRIL 15, 1913. SOUTHERN PACIFIC. NEW YORK - - - \$300.00. CHICAGO - - - 82.00. NEW ORLEANS - - - 42.00. MEMPHIS - - - 42.00. ST. LOUIS - - - 27.00. KANSAS CITY - - - 30.00. SOUTHERN PACIFIC.

Weeks & McGowan Co. UNDERTAKERS. LADY ASSISTANT. Day Phone 2227. Night F. W. Weeks 1093-J-2. A. E. Orr 978-M.