

## LIQUOR DEALERS PLEAD GUILTY

### Two Pay Fines and Quit the Business--Believed Others Will Follow--Jail Sentence for Second Offense

Carl Reed and C. D. Willson, who were indicted by the Grand Jury for the violation of the Local Option law, withdrew their former pleas of not guilty, and this afternoon pleaded guilty to the charge.

Mr. Reed stated that he had quit business and intended to go to his home at Salem. As the case had not been allowed to go to trial and the county had been saved that expense, Judge Noland stated that he would be lenient in this case and imposed a fine of \$200, which was paid by Mr. Reed.

Attorney F. H. Mills, who appeared in behalf of Mr. Willson, asked the Court to suspend judgment pending the decision of the Supreme Court on the appeal of the validity of the Local Option election in Klamath County. He argued that it would not be justice to compel the men to pay a fine to the county, when the Supreme Court might decide in their favor, in which case they would be out the amount of the fine and would have no way in getting it back. He suggested that they be ordered to deposit with the County Clerk an amount sufficient to cover the fine until the decision was rendered.

Judge Noland gave it as the opinion of the Court that such a procedure would tend to raise a state of anarchy in this county and would be very bad policy, and a fine of \$250 was imposed upon Mr. Willson. Mr. Willson paid the fine, and informed the Court that he did not have a drop of whiskey in his place at the present time and did not intend to have. Last week Mr. Willson replaced the colored windows in his building with transparent glass and has opened up the bar to plain view from the street, with the intention of quitting the liquor business.

Judge Noland made the statement that it was his intention to give the maximum penalty for the second offense under the Local Option law, which is \$500 and a jail sentence.

It is a fact that most of the saloon men, who have been doing business in Klamath Falls since the Local Option law went into effect, have found business so prosperous that they could

well afford to pay a heavy fine for the privilege, but with the liability of a trial on a charge of perjury, and a jail sentence starting them in the face in case of conviction for a second offense, there are very few of them liable to take the chances.

It is not known what the other men who were indicted about the same time by the Grand Jury on the same charge, will do. It is stated that they have already engaged their attorneys to fight the cases, but possibly recent developments may induce some of them to change their pleading. Even if they did it would mean that the saloon men would have to go out of business, or enter some other business as none of them wish to take the chance of a jail sentence.

### STOCK AND WAGONS GO TO LOS ANGELES.

The McIntire Transportation Company has brought all its heavy freight wagons to this city, where the beds are to be removed. The wagons with the canvas are to be shipped to Los Angeles, where Mr. McIntire has a contract for hauling cement, gravel, etc., on the 200 mile ditch which the city of Los Angeles is constructing to furnish water to the city. The McIntire Company owns 60 head of horses and 18 wagons which will be used on the Los Angeles job.

### LOW PRICE ON BREAD.

Rather than bear the expense of a bread wagon, the City Bakery is giving the benefit to their bread customers at the rate of 3 loaves for 10 cents or 8 for 25 cents. Bread not delivered unless accompanied with order for other goods. 1-21

An indictment which was found on January 16, was Saturday filed with the Court charging Dr. F. M. White with falsely certifying that a person was in need of alcoholic stimulants. The warrant was served and Dr. White gave bonds to the amount of \$250. The case was set for hearing on January 15. Benson & Stone, as attorneys for Mr. White, gave notice that they would file a demurrer to the indictment.

### BOWNE-CAMPBELL NUPTIALS.

Miss Ora Stella Campbell and Francis J. Bowne were married last evening at the home of the bride's sister, Mrs. Louis Gerber, the ceremony being performed by Rev. G. T. Pratt, pastor of the Presbyterian Church, and was witnessed by the immediate relatives and a few friends. The bride was dressed in dotted silk chiffon, made over white silk, and carried a bouquet of bride roses, and presented a most charming picture as she entered the drawing room on the arm of her father. She was attended by her sister, Miss Mabel, who was gowned in pink mousseline silk, and Miss Nett Drew, who wore a beautiful gown of white silk, each carrying large bouquets of pink and white carnations. The groom was dressed in conventional black, the best men being Mr. Claude Chastain and Mr. A. C. Campbell. Lohengrin's Wedding March was played by Mrs. Burge Mason. The ring ceremony was followed, and was performed under an arch of Oregon grape and smilax, intertwined with electric lights and surrounded by large bouquets of pink and white carnations and chrysanthemums.

Following the ceremony a wedding supper was served, after which a reception was held, which was attended by over one hundred of the friends of the bride and groom.

No more popular young lady than Mrs. Bowne has been married in Klamath County. Coming here when but a mere child, all of her life has been spent within the confines of this county. Possessed of a disposition that was always most charming, it was but natural that she endeared herself to a circle of friends as wide as was her acquaintance. For the past few years she has been one of Klamath County's most efficient teachers, wielding an influence over her young charges that will be a potent factor in their future welfare and success. One of the touching features of the wedding reception was the presence of a large number of the bride's pupils who, with tears in their eyes, bade her good-bye and God speed.

Mr. Bowne has been a resident of Klamath County for upwards of six years and is probably the largest individual land owner of the county. Most of his property is in the vicinity of and adjacent to Bonanza. He is a man of splendid qualities, whose integrity has won for him the esteem and confidence of the entire county. He has at all times played a prominent part in the development of the county and will undoubtedly be a potent factor in its future growth.

Mr. and Mrs. Bowne left this morning on a wedding trip of several months' duration. During their absence they will visit Mr. Bowne's old home and many places in the East, being in Washington to witness the inauguration of President-elect Taft. That their traveling companions might know they were "newly weds" their trunks were amply decorated by their friends. Nearly two hundred pounds of mementos were securely fastened to the baggage and on every available space was written the interesting information, "We've just been married."

The friends of the young couple remembered them handsomely with wedding gifts, included in which were full sets of solid silver tableware, Haviland China, cut glass, set of mink furs, fur lined coat and dozens of other articles of equal beauty and value. The bride's bouquet was caught by Miss Georgia White, and she and Mr. Oscar Shive wore the recipients of much raillery by their friends.

### AT THE OPERA HOUSE TONIGHT.

New pictures--"The Beggar," "The Fountain of Youth," "White Man's First Smoke." New songs.

### NEW MEASURES IN THE SENATE.

New bills have been introduced in the Senate as follows:

S. B. 149 (Merryman)--Directing county clerks to furnish a large ballot box for general tickets and a smaller one for state and district tickets.

S. B. 150 (Mullt)--Providing \$100,000 to aid in construction of wagon road from Pacific Coast to Idaho boundary, via Crater Lake.

S. B. 151 (F. J. Miller and Hart)--To create state conservation commission to cooperate with national commission.

S. B. 152 (Merryman)--Fixing salary of sheriff of Klamath County at \$2500, deputy at \$1200, and allowing expenses up to \$600.

S. B. 153 (Bailey)--Requiring keeping of fee books by various county officers.

S. B. 154 (Bailey)--Providing for separate set of books for recording deeds and mortgages.

S. B. 155 (F. J. Miller)--Providing for calling a constitutional convention in 1912.

S. B. 156 (Coffey)--Creating a code commission for revision and codification of the criminal laws.

### CASES SET FOR HEARING.

Wallis, Liskey and Welsh Will Be Arraigned Tomorrow Morning to Plead to Charge of Horse Stealing.

The following cases have been set for hearing: R. E. Cantrill vs. J. D. Carroll, Feb. 10; State vs. Jack Berry and Ora Engle, Feb. 13; State vs. J. V. Houston and Jack Miller, Feb. 13; State vs. Chas. Walker, Feb. 13.

Wallis, Liskey and Welsh will be arraigned at 10 o'clock tomorrow morning, and will be given a chance to plead to the charge of horse and cattle stealing. Alf. Wallis, who has been sick and was taken to the American Hotel, was today brought back to the jail.

### ANNOUNCEMENT.

To the Public: We are in business with a complete line of harness, saddles, leather goods and gloves. We have purchased our stock from the most reliable wholesale houses on the Pacific Coast, at prices never before secured here, and we have paid cash, thereby securing the usual discount. We offer to you the full advantages we have thus secured. The goods have all been carefully selected by an expert in the harness business, Mr. J. O. Leininger, who has been with the Linkville Saddlery Co. for the last 18 months, and as a result we have no dead or unsalable stock. Every article is made of first class material, is of the highest finish and best workmanship throughout.

Our manufacturing and repair department is in the hands of Mr. Leininger, who, as a workman in his business, has but few peers and no superiors. We are in a position to challenge competition to offer as good goods at as low prices as we now offer the public. Our motto is: "THE BEST GOODS AT THE LOWEST PRICES." We propose to stand or fall on that platform. You could not ask us to do more. We have the goods of best value at the lowest price. You have the money. Can we not trade?

Call at our store opposite Baldwin's Hardware store, and inspect our stock. It will cost you nothing to see, if we can "make good." We will extend every consideration, whether you purchase or not. Respectfully, OREGON HARNESS COMPANY, February 1, 1909. 2t

### INTERESTING NEWS DAIRY AND YONNA VALLEY.

Sam Walker and Wm. Shook passed through Yonna Monday.

J. G. Wight came down from the Reservation Sunday, where he is feeding his cattle, and returned on Wednesday with provisions.

Mr. and Mrs. Vierra made a trip to Dairy Wednesday.

Mrs. L. M. Fitch was subpoenaed on the trial for horse stealing against Walter Welsh and others. During her absence Miss Rosa Beck will stay with her daughter Hazel.

Some of our neighbors have gone to town, where they have secured

## THE GRAND JURY IS DISCHARGED

### Makes Final Report This Afternoon--Calls City Jail a Disgrace--Must Be Improved or Taken From County Lot

board and lodging at a low rate. They may go to a bigger town to live for some time.

Mrs. Beck entertained friends last Wednesday it being her birthday.

Jeff Kirkpatrick made a business trip to Emil Egert's last week to get some horses which he has had in the pasture.

Mrs. W. H. Bliss went to Dairy Wednesday.

Sheriff Barnes was in Yonna last week on business.

Jeff Kirkpatrick has been trapping on the Swan Lake mountain this winter. He has now come home.

Walter Welsh, accompanied by the deputy sheriff, Mr. Shook, was at Mrs. L. M. Fitch's place last week on business.

Wm. Uhrmann bought 100 posts of Stille Bros., of Swan Lake. He is now hauling them.

Polly Stiles, of Swan Lake, is feeding J. G. Hamaker's cattle on the old Dieckman place. He will also run the cream separator which Mr. Hamaker has there.

John Logue went to Klamath Falls on business Tuesday.

The people of Yonna think now that there will be plenty of water in the valley, as it is reported that there are five feet of snow near the old Crookshank mill up in the mountains.

Wm. Uhrmann was in Swan Lake on business Wednesday.

L. A. Stenzel was over looking at his cattle which Henry Stoeshler is feeding for him. From there he went to Dairy on business.

W. H. Bliss has sold his windmill to Manuel Vierra for \$110.

Chas. McCumber went to the Falls this week to attend court.

Thomas Stanley made a business trip to Dairy this week.

Jeaso Drew is doing chores at the Reynolds' ranch during their absence from home.

Mr. Vierra is making improvements on his barn. This is only one of many improvements which he has done on his place in the last year.

The cold nights have furnished skating in numerous places, but it seems that some of the boys did more of their skating on their heads than on their feet.

Miss Nellie Bliss was in Dairy last Monday.

O. Hoppe, of North Yonna, was working at Mrs. L. M. Fitch's place last week.

John Donnell bought a load of wheat from Henry Stoeshler of Dairy last week.

The Grand Jury of Klamath County, empanelled for the December term of said Court, 1908, beg leave to submit the following report:

We have diligently inquired into all crimes committed or triable within the county and have returned indictments in such cases as the evidence justified such action.

We have examined into the condition of the county jail and find that its surroundings could be considerably improved by the removal of rubbish; we have also examined into the condition of the city jail of Klamath Falls, now situated on the property of the county, and find that its condition has been a disgrace to the city and unless it is very greatly improved the officers responsible for its condition should be criminally prosecuted; that we recommend to the County Court that it shall insist that the health officer of the county see that the city jail be at once made sanitary and that it is at once very markedly improved, that the county should not tolerate such a disgraceful nuisance any longer on the county's property.

We have had but little opportunity to make examination of the various county offices but so far as we have been able to examine we have found them to be kept in a satisfactory manner.

Wherefore we respectfully request that we be discharged.

### OLIVER vs. BOOSEY.

Justice Miller's court was occupied Saturday with the case in which C. T. Oliver sued J. J. Boosey upon a promissory note. J. C. Rutenic was the attorney for the plaintiff and C. C. Brower for the defendant. The defendant, it appears, admitted making the note but claimed there was a failure of consideration for the same. The case was tried before a jury of six men, good and true, and they decided in favor of the defendant. The case will probably be appealed.

An exhibit of Alaskan flowers at the Seattle exposition demonstrate that flowers reach a high degree of perfection in the northland.

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