

Amusements

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 "Princess Lorraine,"
 Gem Drama.

"Stokers,"
 Champion Drama.

"The Forman's Men,"
 Slap Western

"The Belle of War X Ranch,"
 Nector Western Comedy

Matinee each change day.
 Program changes Monday, Wednesday, Friday, Saturday and Sunday.

The Temple Theatre

QUALITY ONLY
 MATINEE DAILY AT 2:00

"The Heart of Emerald,"
 Vitagraph drama.

"Moonlight Trail,"
 Slap Western

"The Tyrolean,"
 C. G. P. C. comedy.

"The Stubbornness of Youth,"
 Lubin drama.

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 431 Main Street

THE EVENING HERALD

W. O. SMITH, Editor

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REAL ESTATE TRANSFERS

The following realty transfers, contracts, deeds, mortgages, etc., recently filed with the county clerk, are furnished by the City and County Abstract company:

Henry Offenbacher to Campbell & Remmen, deed, \$10, tract No. 35 of Midland tract.

Ralph L. Carter to Oscar L. Carter warranty deed, \$10, W 1/4 CW 1/4, NE 1/4 SW 1/4, Sec. 7; NE 1/4 NW 1/4, Sec. 18-27-10.

R. G. Bryant to Ada M. Giddings, warranty deed, \$300, lot 1, block 23, Hot Springs addition.

Robert W. Welsh to H. B. Welsh, warranty deed, lots 1 and 2, block 6, Merrill.

P. M. Reidy to M. O. De Lap, warranty deed, \$10, lot 14, block 13, Fairview addition.

Marion J. Barnes et al to John G. Schallock, warranty deed, \$10, lots 4, 5 and 6, block 65, East Klamath Falls.

U. S. SUPREME COURT IN SESSION
 (Continued from Page 1)

article when he sells or licenses it, is involved, and the court's decision is expected to throw new light on the relations between patents and the big manufacturing combines, and the extent to which the latter may go in controlling trade by the power of their patent grants. Lawyers for the trust claim that its right to control its patents should not be curtailed by application of the anti-trust law.

The court will also take up a famous murder case. Porter Charlton, a young man of 33, who was arrested and locked up in a New Jersey prison to answer to the charge of murdering his wife at Lake Como, Italy, two years ago, denies the right of the United States to extradite him to Italy for trial in the Italian courts. His counsel will contend that under the treaty relations between this country and Italy there is no warrant in the law for returning him to Italy. The case is on appeal to the highest court from the federal court of New Jersey, which refuses to issue a writ of habeas corpus granting him his liberty. Charlton will soon know whether he will be set free here or be forced to return to Italy and stand trial for murder.

Cases to be argued tomorrow include the controversy between the states of Wyoming and Colorado over the diversion of the waters of the Laramie River; the contest over Judge Archbald's decision in the New Orleans-Alabama rate cases, and the Patten indictment on a charge of attempting to corner the cotton market, to which James A. Patten, the Chicago speculator, demurred in the federal courts of New York on the ground that private ownership of large quantities of cotton did not constitute a violation of the Sherman anti-trust law.

Scheduled for early argument are nearly half a dozen cases to determine the scope of the Hepburn rate law in its application to the question of liability of railroads to shippers for articles lost in transit. In a suit originating in the loss of household goods shipped in Oklahoma, the question of whether this law limits the liability of the railroads for such articles lost in transit, will be argued; in another case the question of whether the Nebraska state constitution or the Hepburn law controls the contract limiting such liability, is involved. The loss of a horse shipped from Iowa to Nebraska precipitated this issue. There is also in dispute the question whether the statute allows the express companies to limit the liability incurred from the loss of shipments. This issue had its origin in the shipment of a ring from Ohio to Alabama. The ring was lost.

The powers of the Interstate Commerce Commission are to be further defined in early decisions on cases shortly to be argued. The commission claims jurisdiction over the Chicago Stock Yards railroads. The railroads deny this right. Another question involving the commission, to be

PAPER KEEPS UP CAMPAIGN OF FAKE

(From the Northwestern, October 13, 1912)

Awakened about 3 o'clock yesterday morning, Samuel J. Frawley, a clerk for the 3-8 Milling company, between Main street and Klamath avenue, who lives in the rear of that establishment for the express purpose of guarding its funds, saw two men climbing through a window, beneath which stands his bed.

One man was astraddle the bed and the other had his head thrust through the window when Mr. Frawley awoke.

Waiting until the man had left the bed and had his back turned and was facing the door leading to the interior of the store, Mr. Frawley quietly slid out from under the covers and grasped an axe, which he has standing at the head of his bed.

Well the Robber
 With one swing he felled the robber, and, as the man was falling, he swung again. The man's head seemed to be caved in, and Mr. Frawley turned toward the window, through which the other robber was crawling to the aid of his pal.

He swung his fist and landed on Mr. Frawley's nose. But the blow was light and did not put the batter out, and he swung his axe once more and landed on the face of the second thief, knocking him out of the window.

The man on the floor, according to the story related by Mr. Frawley to the Northwestern yesterday, was groaning and swearing. Turning his attention to him once more Mr. Frawley grabbed the man by the feet and dragged him to the door, out of the door and into the yard in the rear of his room. He then quietly re-entered his room and again retired.

Goed Back to Bed
 But not to sleep. He lay awake for about an hour and a half, so he says, when the first robber finally managed to get to his feet and dragged himself off.

Mr. Frawley had a good look at both robbers, and says he could identify them again.

Mr. Frawley did not report the case to the police department.

Asked why he did not, Mr. Frawley replied:
 "Why should I? Had I done so I more than likely would have been beaten over the head for my pains, and because I had given some one away."

"No, I shan't report it to the police, for it would do no good. They couldn't catch the robbers anyway."

"I don't think those two will bother me any more."
 "But I do think that if the two men are arrested the thieves who have been robbing Klamath Falls business stores will have been found."

THE FACTS
 About 11:30 Friday evening, Samuel J. Frawley, employed in a feed store on Sixth street, rushed into C. E. Riley's saloon on Sixth street. His nose was bleeding and he appeared to be in great excitement. He said that he had just hit a couple of men over the head with an axe.

A man accompanied Mr. Frawley back to the feed store, and made an investigation, which led to the belief that Mr. Frawley had fallen out of bed in his sleep and had struck his nose on the floor, causing it to bleed freely.

There is no safe in the feed store. In lieu thereof, whatever funds are taken in during the day are deposited in a cigar box.

"Frawley's nightmare," is the way those who were in the saloon at the time characterize the affair.

Frawley's Affidavit
 State of Oregon,
 County of Klamath. ss.
 I, Samuel J. Frawley, being first duly sworn, do say that I am employed in the 3-8 Milling company's store on Sixth street, in the city of Klamath Falls, and was so employed on October 10, 11 and 12, 1912. That a statement credited to me in the Northwestern as follows, is absolutely untrue:
 "Why should I? Had I done so I more than likely would have been beaten over the head for my pains, and because I had given some one away."
 "No, I shan't report it to the police, for it would do no good. They couldn't catch the robbers anyway."
 "I don't think those two will bother me any more."
 "But I do think that if the two men are arrested the thieves who have been robbing Klamath Falls business stores will have been found."

So far as the owners and employees of the saloon are able to ascertain, no one entered the place and no liquor has been missed.

"I did not see any robbers in the saloon," said Richard Vining, the saloon porter. "I don't know whether the place was robbed or not."

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 County of Klamath. ss.
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 "I don't think those two will bother me any more."
 "But I do think that if the two men are arrested the thieves who have been robbing Klamath Falls business stores will have been found."

(From the Northwestern, October 13, 1912)

Ballard's saloon, at the corner of Seventh and Main streets was entered about 3 o'clock yesterday morning by two burglars and several bottles of liquor stolen.

The men gained an entrance by prying open a window on the Seventh street side of the saloon, and were at work when the porter arrived and frightened them away.

The porter gained a fairly good look at the men, however, and efforts are now being made to apprehend them.

It is believed that when the men are captured, if they are, that the robbers who have been burglarizing the business houses of Klamath Falls recently will have been caught.

The men were at work enjoying the fruits of their robbery in the saloon when the porter arrived about 3 o'clock yesterday morning. He entered by a rear door, and as he did so the men made a break for the front door and escaped.

heard next week, is whether the commission may compel interstate railroads to grant connections with inter-urban electric railroads. Certain of the latter railroads in the state of Ohio are demanding this privilege.

A new construction of the pure food law is looked forward to in the determination of the status of frozen eggs seized on the ground that they were deleterious to health, and therefore under the ban of the law. The title of this case is "Four Hundred and Forty-Three Cans of Frozen Egg Product vs. the United States."

The court will hear argument on the question of what person is authorized under the New York state employers' liability law to collect damages in recovery for injuries sustained.

The validity of a Denver ordinance authorizing the construction of municipal water works in that city is also to be tested.

The court will hand down no opinions until a week from today, when it may make known its determination in a number of important cases that have been under advisement all summer.

The most important of these is the so-called "Reading case," in which the government seeks the dissolution under the Sherman anti-trust law of the reported anthracite coal monopoly, charging that railroads in the

state of Pennsylvania are exercising complete control over from 90 to 95 per cent of the total output of anthracite coal.

How far the states may go in determining the rates that railroads may charge for the transportation of freight and passengers will be largely defined if the court makes public next week in a decision in the Minnesota, Tennessee, Oregon and Nebraska rate cases. The court will have to decide whether the states may make laws governing rates, which are declared by the railroads to be confiscatory in their effect, and hence unconstitutional. The court's decision in a large measure will determine whether a decade of legislation in Western and Southern states aiming at reduction in railroad rates, is to stand or fall.

CRATER LAKE NEWS

Crater Lake company automobiles are meeting all S. P. trains at Chiloquin. Round trip fare, Chiloquin to Crater Lake, \$11.60.

When advised by phone, automobiles will meet launches at Agency Landing. Round trip rate same as Chiloquin.

Automobiles from Crater Lake to Medford, Monday and Thursday, fare \$15, \$25 round trip.

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