

CIRCUIT COURT.

Sheriff Rounds Up Bootleggers in Muck Rake.

NINE PLEAD GUILTY.

Large Number of Cases on the Court Docket are Disposed Of.

The November term of the Circuit Court convened on Monday, with Judge Geo. H. Burnett presiding on the bench. Stephen Scovell was excused from jury duty on account of sickness in his family, after which the judge ordered Clerk Holden to draw a grand jury. This resulted as follows: R. C. Magarrell, S. V. Anderson, Dan Oliver, W. B. Alderman, F. N. Wilson, W. F. Latimer and J. J. McGinnis. Mr. Anderson was appointed foreman.

Tuesday morning the grand jury brought in a number of indictments against violators of the local option law, and in the afternoon Deputy Sheriff Aschm arrested J. S. Lamar, the druggist, who had been previously fined for violating the law, Clyde Clements, an ex-city marshal and now proprietor of a pool room and near-beer joint; A. B. Allison, ex-saloon keeper and afterward a convert at a revival meeting, and who gained some notoriety the same night that he was baptised by going to a saloon and treating the boys; Ed Fischbocker and D. J. Gilbert, bartenders for Billy Stephens at the White Corner billiard hall and near-beer joint. They were arraigned late in the afternoon and given until the next day to plead. Their bail was placed at \$200 each.

Others who were caught in the Sheriff's "muck rake" were James De Rose and Henry Jennings, who operated at Garibaldi; L. T. Othier and R. P. York, of Nehalem; and Joe Illingworth, which is another city case. J. S. Lamar, A. B. Allison and L. T. Othier were each arraigned on two charges.

Those who pleaded guilty were Clyde Clements, D. J. Gilbert, Ed Fischbocker, who are to be sentenced on Friday morning, and A. B. Allison, R. P. York and L. T. Othier, who are to be sentenced on Monday.

The District Attorney dismissed one of the cases against Othier and Lamar. The bootleggers had to put up \$200 bail each, which they all did with the exception of De Rose and Allison, and they were locked up in the county jail.

Sheriff Crenshaw sent a deputy to Nehalem to arrest the Nehalem blind pigs, and Wednesday morning the sheriff received a message that Justice Effenberger refused to allow the deputy to take the prisoners out of his jurisdiction, whereupon the sheriff wired his deputy to appear in all the help he wanted to arrest the justice and bring him to town if he was interfered with again. The deputy was armed with warrants issued out of the Circuit Court, and it is a serious offence to interfere with an officer under these circumstances.

Thursday afternoon Lamar, Jennings and De Rose also pleaded guilty, and it is expected that all the bootleggers will be sentenced today morning, the only case to be tried is that against Illingworth.

The grand jury returned "No bill" against W. H. Hoskins and the five others who obtained goods under false pretenses from Bay City merchants on the ground that civil and criminal action should have been brought against the men.

Pacific Railway & Navigation Co. a corporation, plaintiff, vs. Irene Calbreath, J. F. Calbreath, Almira Hurley, Harley, M. Kimberlain, Kimberlain, Lilla Smith, Mattie B. Smith, and Gladys Smith, defendants. Contemdnent. Settled.

Miriam L. Colvin, plaintiff, vs. Chas. Killip and Hulda McKillip, defendants. Ejectment. Settled.

Ellen Dougherty, plaintiff, vs. Anna Euse and Gustav Kunze, defendants. Ejectment. Settled.

Ellen Dougherty, plaintiff, vs. Jonas Euse and Alpha V. Olson, defendants. Ejectment. Settled.

Ellen Dougherty, plaintiff, vs. Grant Euse and Morrison Mills, defendants. Ejectment. Settled.

Miriam L. Colvin, plaintiff, vs. Jonas Euse and Alpha V. Olson, defendants. Ejectment. Settled.

Miriam L. Colvin, plaintiff, vs. Anna Euse and Gustav Kunze, defendants. Ejectment. Settled.

Ellen Dougherty, plaintiff, vs. Chas. Killip and Hulda McKillip, defendants. Ejectment. Settled.

Maxwell, defendant. Ejectment. Settled.

K. G. Staples, plaintiff, vs. W. H. West, defendant. Action for money. Continued for service of summons.

Cowing & Cowing, plaintiffs, vs. Claude Thayer, C. E. Hadley and M. F. Leach, defendant. Action for money. Nonsuit as to defendants Hadley and Leach on their motion, because plaintiff fails to appear when cause is called for trial. Case continued as to defendant Thayer.

Mary E. Phelps, plaintiff, vs. Hugh Finnegan, defendant. Action for money. Settled.

L. G. Freeman, plaintiff, vs. Miami Lumber Company, a corporation, defendant. Damages. Plaintiff's motion to strike out part of answer confessed and sustained.

State of Oregon, plaintiff, vs. J. H. Beach, defendant. Ejectment.

Mary E. Phelps, plaintiff, vs. Ralph Cross, defendant. Damages. Settled.

E. K. Aver, plaintiff, vs. Seth F. Moon, defendant. Action for money. Motion to strike out part of reply overruled. Defendant required to answer before November 15th.

W. H. Derby, plaintiff, vs. Frank Marey, defendant. Action for money. Settled.

J. B. Caples, plaintiff, vs. Mutual Engineering Co. and Potter-Chapin Realty Company, defendants. Action for money. Settled.

John R. Harter, plaintiff, vs. W. S. Cone, defendant. Ejectment. Demurrer to reply argued and sustained.

W. G. Dwight, plaintiff, vs. M. J. Durfee, defendant. Damages and ejectment. Settled.

John Simmons and Henry Simmons, parties doing business under the firm name of Simmons Brothers, plaintiffs, vs. J. B. Caples, defendant. Appeal from Justice Court. Jury trial and a verdict of \$157.14 was returned in favor of the plaintiffs.

M. R. Hanenkratt, plaintiff, vs. Joz Vincent, defendant. Action for money. Settled.

Fred Scherzinger, plaintiff, vs. Tillamook County, defendant. Damages. Appeal from county court. Agreed in open court that plaintiff's premises would be rendered less valuable in the sum of \$275 by the establishment of the proposed road described in plaintiff's petition.

A. W. Fletcher and C. C. Fletcher, plaintiffs, vs. Tillamook County, defendant. Damages. Appeal from County Court. This was a jury to determine the damage to plaintiff's land by a county road being located through it, and the jury awarded the damages at \$125.

A. M. Commons, plaintiff, vs. Tillamook County, defendant. Damages. Appeal from County Court. This was a jury trial growing out of a claim for damages against the county for a road going through plaintiff's land, and the jury awarded the damages at \$400.

William J. White and George Clamfield, plaintiffs, vs. Tillamook County, defendant. Damages. Appeal from County Court. Settled.

Pacific Railway & Navigation Co., a corporation, plaintiff, vs. Nehalem Packing Company, defendant. Contemdnent. Settled.

The Westfield Bank, a corporation, plaintiff, vs. Charles Ray, Chas. P. Nelson, Lester Landingham, G. H. Ward, J. L. Lawrence, Wm. Morris, I. D. Dunn, W. N. Bays, L. S. Hushbees, Fred Briody, A. W. Hunn, Geo. W. Worthington, E. D. Laningham, Ed. Worthington, T. A. Porter, Z. Wells, Jos. Bixby and W. T. West, defendants. Action for money. Settled.

Hiram Eadus, plaintiff, vs. Ganahl Company of San Francisco, defendant. Action for money. Settled.

Gottlieb Wyss as the administrator of Alfred Wyss, deceased, plaintiff, vs. Tillamook County, defendant. Damages. On motion of plaintiff and by consent of defendant place of trial changed to Yamhill county, transcript to be filed with the Clerk of that county before Nov. 27th.

Hiram Eadus, vs. H. H. Oosterhuis and W. H. Oosterhuis, defendants. Action for money. Judgment for plaintiff as against W. H. Oosterhuis with order to sell attached property.



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State of Oregon, under the firm name and style of Nelson and Company, plaintiffs, vs. Hiram Eadus and Irene Eadus, defendants. Action for money. By consent judgment for plaintiff for \$405.98 with costs and disbursements.

Morris Schnal, plaintiff, vs. Portland & Tillamook Transportation Company, a corporation, defendant. Damages. Motion to strike out part of the complaint overruled.

Hiram Eadus and Irene Eadus, plaintiffs, vs. Henry Crenshaw, N. E. Melchior and Glenn H. Johnson, defendants. Damages. Nonsuit by plaintiff.

Geo. N. Hodgdon and Marvin Hodgdon, plaintiffs, vs. L. D. Krake, defendant. Damages. Appeal from Justice Court. Defendant's motion for leave to file amended answer and supplemental answer overruled.

W. G. Dwight, plaintiff, vs. Rudolph Kunze, defendant. Action for money. Appeal from Justice Court. This was a jury trial and the case was thrown out on motion of defendant at close of plaintiff's case.

John Simmons and Henry Simmons, partners doing business under the firm name of Simmons Brothers, plaintiffs, vs. J. B. Caples, defendant. Action for money. Appeal from Justice Court. Consolidated with another case on motion of defendant.

State of Oregon vs. W. H. Sates, Hunting without a license. Jury trial, and on motion of the defendant the case was dismissed.

Oak Nolan, plaintiff, vs. Frank Kroth, Thos. F. Harrison and J. M. Harrison, defendants. To quiet title. Continued by consent.

Hattie B. Marolf, Ethel M. Holden and Arthur E. Holden, plaintiffs, vs. Preston Marolf, Carrie Marolf, Arthur N. Marolf, John C. Marolf Wallace, Lola V. Marolf-Lamb, S. D. Wallace,

Martha E. Wallace, F. M. Lamb and P. E. Lamb, defendants. Partition. Continued by consent.

William Hines, C. H. Hines, Sarah A. Bavey and Fred Smith, plaintiffs, vs. William Maxwell, Harrison Cleveland Smith and Charles Wesley Smith, defendants. To set aside deed.

Charles M. Lanning, plaintiff, vs. Dwight Skinner and Mrs. Skinner, his wife, defendants. For deed.

John A. Brant, executor of the last will and testament of Peter Brant, deceased, plaintiff, vs. Christopher Mills and Samantha Mills, his wife, J. Lyle Wright and Annie I. Wright, his wife, Clarence Jones and Elia Jones, Tillamook County Bank, a corporation, A. R. Gangloff, A. L. Daniel, defendants. Confirmation. Sale confirmed.

William Squires, plaintiff, vs. B. F. Durfee, M. J. Durfee and Tillamook County Bank, defendants. Injunction. Motion to strike out part of answer.

name of Ganahl & Company, A. L. Jones and Rollie Watson and Fred Wheeler, defendants. Injunction.

Francis G. Bailey, plaintiff, vs. Charles A. Bailey, defendant. Divorce.

Andy Nolan, plaintiff, vs. L. A. Le-Miller and Agnes L. Fitzpatrick, administratrix of the Estate of E. A. Fitzpatrick, deceased, defendants. Foreclosure. Plaintiff's motion to strike out part of answer overruled.

H. A. Miles, plaintiff, vs. Arthur McPhillips, defendant. For deed.

W. G. Dwight, plaintiff, vs. William Reid, defendant. Application for foreclosure of tax lien.

W. G. Dwight, plaintiff, vs. Anna M. Whitcomb, defendant. Application for foreclosure and tax lien.

Ella Himple, plaintiff, vs. Pacific Railway & Navigation Company, a corporation, defendant. Injunction. Settled.

L. M. Mitchell, plaintiff, vs. Harry Mitchell, defendant. Divorce. Settled.

John Conklin, plaintiff, vs. Mary Conklin, defendant. Divorce. Defendant's motion for alimony pendente lite, "James Walton, Jr., trustee, plaintiff, vs. Marion T. Chance, defendant to quiet title. Plaintiff's motion to strike out answer.

J. W. Sweeney, S. S. Blumauer and Isaac Blumauer, partners doing business as such under the firm name and style of Sweeney Construction Company, plaintiffs, vs. Solon Schiffmann, defendant. Injunction.

Maud Joseph, plaintiff, vs. David Joseph, defendant. Divorce.

Ema Erickson, plaintiff, vs. Charles Erickson, defendant. Divorce.

Hiram Eadus and Irene Eadus, plaintiffs, vs. Glenn H. Johnson, defendant. Injunction. Nonsuit by consent.

Andrew T. White, plaintiff, vs. Kate A. White, defendant. Divorce.

A. J. Burdick and Elizabeth Burdick his wife, plaintiffs, vs. Alfred Gubser, defendant. Injunction. Continued by consent.

Naturalization—Erick Emil Larson, Elizabeth Haserbach, et al., plaintiff, vs. Elisabetha Westenberger, et al., defendants. Partition. T. H. Goyno appointed guardian ad litem for Elisabetha Westenberger. Default of other defendants entered.

W. G. Dwight, plaintiff, vs. Chris C. Christensen, defendant. Defendant's motion to strike out part of answer overruled.

W. G. Dwight, plaintiff, vs. A. W. Atterbury, defendant. Motion to strike out part of answer overruled.

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AUSTRALIAN DINGOS.

Treacherous and Destructive Animals That Can Feign Death.

There are some who believe, though the evidence seems against them, that certain of the wild dogs, like the Australian dingo—"yellow dog dingo,"—are always hungry, dusty in the sun—are reversionary to the wild state of a race once tame, just as the pariah dogs of various countries have traveled half the road toward becoming wild animals again.

As one sees the dingo here in the gardens it looks not merely like a domesticated dog, but like a dog of a distinctly engaging and amicable kind. The dingo's character belies its gentle looks. "Quarrelsome, sly and treacherous," an Australian naturalist has called it. So sly is it that, according to Mr. Beddard in "The Cambridge Natural History," it feigns death "with such persistence that an individual has been known to be partly flayed before moving" and so treacherous that in the days when dingoes were more commonly kept as pets by the colonists than, as a result of bitter experience, is the case today it was no unusual thing for the dog which had been brought up with every tenderness from puppyhood to turn suddenly on its master or mistress, or what was more frequent, when left in temporary charge of an empty house to seize the opportunity to raid the sheepfold or the poultry run.

On such occasions it "ravens" even as the wolf, killing not to satisfy its hunger, but in the unrestrainable fury of a brute instinct, so that, given time enough, it will not leave one fowl or one sheep alive. That it does not need much time, moreover, is shown by the statement of Thomas Ward that "one dingo in the course of a few hours has been known to destroy several score of sheep." For its fighting ability the same authority declares it to be a match for most domestic dogs of double its size.

When wild it hunts in packs, which are said sometimes to include as many as a hundred individuals, though from six to a dozen is the common number, and the only Australian animal which it is uncertain if the pack can ever pull down is (in spite of Mr. Kipling) the "old man" kangaroo.—London Times.

WOMEN IN TROUSERS.

Some Whose Work Compels Them to Dispense With Draperies.

The idea of a woman in trousers seems to be the most horrible that the modern civilized mind can conjure up, but there are parts of the world where women wear these garments as a matter of course, and the heavens have not yet fallen. They even contrive to look charming in them, too, as in one of the cantons of Switzerland, where the bifurcated garment is worn on dress occasions as well as for work. Not even at the altar are the trousers discarded. The bride wears white ones, with a white bodice and white flowers in her hair, and many a bride in a court train is less shy and sweet. In spite of their trousers, which are necessitated by the work they do in the fields, these women do not ride astride, but use a sidesaddle just like the woman who is trammelled by skirts.

The trousers of Switzerland are loose, baggy affairs, sometimes almost as cumbersome as skirts, but the peasant maids of the Austrian Tyrol wear short, close fitting small clothes, which cannot impede their movements in any way and which are not particularly becoming. The socks do not meet the trousers and the knee is left bare, like a highlander's. The upper part of the costume has some feminine touches, and over the trousers is a short drapery, which may be the remains of a skirt. These women work in the fields and stables and are compelled by their life to dispense with superfluous draperies.

French and Belgian fisherwomen wear trousers. They wade through the water, pushing their nets before them, and the heavy waves would soon sweep them off their feet if they wore skirts. Even without them they are obliged to go out in little parties for mutual protection.

In China, where they do most things differently from the rest of the world, the women wear trousers and the men do not discard skirts. The women also smoke. In Turkey, before Paris fashions invaded the barem, trousers were worn by the women, while the cigarette is an indispensable part of their lives.—New York Tribune.

George IV's Hoardings.
One of the most inveterate hoarders on record was George IV. Not only was he averse to destroying books and papers, but he preserved everything that could possibly be kept. When he died all the suits of clothes he had worn for twenty years were discovered and sold by public auction. His executors also found secreted in various desks, drawers and cupboards numerous purses and pocketbooks crammed full of money to the extent, it is said, of £20,000, together with more sentimental treasures in the form of locks of hair from the tresses of forgotten beauties of the court.—London Graphic.

Disappointment.
Head Walter—What's the matter with that dyspeptic looking old chap over there at the fourth table?
Assistant—He's got a grouch. He was getting all ready to make a kick about that cantaloupe, and he found it was a good one.—Chicago Tribune

Two Painters.
Highbrow (boastfully)—I get 20 cents a word for my stuff. I'm a word painter. Lowbrow (scornfully)—That's nothing. I get \$2 a word for mine. I'm a sign painter.—Exchange.

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