

CIRCUIT COURT.

Virgil Kellow Indicted for Arson--Grand Jury after Bootleggers.

The April term of the Circuit Court convened on Monday with Judge Wm. Galloway on the bench, and with a large number of cases on the docket.

A grand jury was drawn, composed of D. Billings, S. W. Elliott, S. W. McFarrine, Alva Finley, J. M. Harrison, J. H. Hicks and E. G. Anderson. The judge appointed Mr. Elliott foreman of the jury.

INDICTED FOR ARSON.

Virgil Kellow has been indicted for arson. It seems that Kellow went to Cloverdale on Friday night and bought a bottle of whiskey and then rode a horse to Hebo and set fire to the barn of Doc Lane, which was entirely destroyed with its contents. One horse was burned. Kellow has made a confession to Sheriff Crenshaw and District Attorney Hill.

The grand jury has been investigating "bootlegging" at Cloverdale and Garibaldi.

DOCTOR TAKED \$700.

Bertha Gauchter vs. S. M. Wendt. Damages. Case tried before a jury on Wednesday, in which the plaintiff sued for \$700 damages from the defendant, who it was alleged, had been negligent in attending the plaintiff during an operation, when Mrs. Gauchter was burned with hot irons which had been placed in the bed while she was under the influence of chloroform. She was burned on the leg and arm. The jury brought in a verdict for the plaintiff awarding her \$700 damages.

WORKERS CAN ENTER SALOONS.

E. F. Laughlin vs. Tillamook City and P. W. Todd, Recorder of said City. Writ of review. This was a case where Laughlin's bar tender allowed two women in the saloon, and upon the information furnished by Mesdames Dick and Phillips, City Recorder Todd fined Laughlin \$50. At the time of the hearing Attorney Holmes took the position that it was unconstitutional for the city to pass an ordinance permitting women from entering saloons, and taking a writ of review from the Recorder's office to the Circuit Court, Judge Galloway granted the writ of review on the grounds set out by Attorney Holmes in the Recorder's Court.

State of Oregon vs. J. J. Barry. Not a true bill.

Maude Joseph vs. David Joseph. Divorce.

State of Oregon vs. J. H. Bench. Embarrassment.

Macdonald Potts vs. Rollie W. Watson. Action for money.

John Krebs vs. William G. Willett, et al. Confirmation.

A. W. Thompson, et al. vs. Allen H. Wilson, et al. Foreclosure.

Ottelia Hadley vs. C. E. Hadley, et al. Injunction.

Paul Schrader vs. Srethna S. Phelps, et al. Foreclosure.

R. C. Magarrell vs. Edwin Hooker, trustee, et al. Confirmation.

Louis G. Freeman vs. Lars Johnson. Confirmation.

M. W. Harrison vs. Pacific Railway & Navigation Company, a corporation. Suit for damages. Being tried today.

In the matter of a petition of Matthe Anderson Sunden to become a citizen of the U. S. of America. Continued.

S. B. Hill vs. Frederic Briody, et al. Foreclosure.

James Walton, Jr. vs. School District No. 9, Tillamook County, Oregon, a Municipal Corporation, et al. Injunction. Dismissed.

N. J. Myers vs. H. Crenshaw. Damages. Jury waived verdict for plaintiff.

Chris Hansen vs. J. M. Vermilyea, et al. Injunction.

M. S. Copeland vs. Nebalem Coal Company, a corporation, et al. Confirmation.

C. M. Giddings vs. James C. Cox. Tax foreclosure. Default entered. Decree as prayed for.

C. M. Giddings vs. Kate Cox. Tax foreclosure.

George A. Strese vs. A. F. Garrison. To set aside deed. Continued.

M. E. Hansenkratt vs. Thomas

HOT BISCUIT,

hot cakes, made with ROYAL Baking Powder are delicious, healthful and easily made.

Hovenden and Charles Hovenden. Foreclosure. Demurrer overruled.

Ed. Smith vs. Cora Smith. Divorce. Decree as prayed for.

J. B. Silver vs. D. O. Kenagy and Alice Kenagy. Confirmation.

T. B. Potter Realty Company, a corporation, vs. Lawrence R. Wheeler, et al. Confirmation. Settled and dismissed upon motion of plaintiff.

Isaac E. Smith vs. Daniel Hickey. Damages. Motion to file amended complaint granted. Defendant given ten days in which to answer and plaintiff ten days to reply.

Nellie Hughey, administrator of the estate of Wm. J. Hughey, vs. W. C. Thum. Action for money. Continued.

James Hughey vs. F. P. Thum and W. C. Thum. Action for money. Continued.

B. W. Neilson vs. Joseph Katcher, et al. Foreclosure.

State of Oregon vs. Bay City. Quo Warranto.

DeBois Lumber Company, a corporation, vs. The County Board of Equalization for Tillamook County, Oregon. Appeal from the Board of Equalization. Dismissed upon motion of plaintiff.

Oregon Lumbering and Timber Company, a corporation, vs. The County Board of Equalization for Tillamook County, Oregon. Appeal from the Board of Equalization. Dismissed upon motion of plaintiff.

Luther K. Haak vs. The County Board of Equalization for Tillamook County, Oregon. Appeal from the Board of Equalization. Dismissed upon motion of plaintiff.

J. W. Cochran vs. The County Board of Equalization, for Tillamook County, Oregon. Appeal from the Board of Equalization. Dismissed upon motion of plaintiff.

Portland Timber Company, a corporation, vs. The County Board of Equalization, for Tillamook County, Oregon. Appeal from the Board of Equalization. Dismissed upon motion of plaintiff.

W. S. Cone vs. E. M. Rhodes and M. J. Rhodes. Foreclosure. Settled and dismissed.

Dan Nicklas vs. S. L. Rathburn. Damages. Plaintiff's motion for intruded verdict granted, excepting as to the amount which was to be determined upon the evidence given. Verdict for \$242.

Othon Cacharella vs. Tillamook County. Suit to quiet title.

Bay City Land Company, a corporation, vs. John S. Craig and H. Crenshaw. Injunction. Defendants allowed to file an amended answer.

Harriett M. Ford vs. Earl G. Ford. Divorce. Dismissed upon motion of plaintiff.

B. N. Sproat and Agnes C. Sproat vs. J. H. Hathaway and Anna M. Hathaway. Excision. Supplemental complaint filed. Demurrer overruled.

W. S. Grout, et al. vs. John R. Harter. To quiet title.

Lena Clarke vs. Chas. H. Clarke. Divorce. Default entered and decree as prayed for.

A. A. Yager vs. W. R. Stubbs and Sarah I. Stubbs. Foreclosure. Settled and dismissed.

A. A. Yager vs. Charles Hume and Rosa M. Hume. Foreclosure. Settled and dismissed.

Norris Safe and Lock Co., Limited, a corporation, vs. William Hadley. Action for money. Settled and dismissed.

Rosa Marshall vs. Elmer G. Marshall. Divorce. Default entered and decree as prayed for.

Peter Byron vs. The Garibaldi Beach Company, a corporation.

Foreclosure. Default entered. Decree as foreclosure as prayed for.

Anna E. Pfaff vs. Frank Pfaff. Divorce. Dismissed upon motion of plaintiff.

The French China Company vs. James Myer and A. M. Myer. Action for money.

A. B. Saling vs. Charles Chaffee. Action for money.

F. R. Beala and Clarence Tilden vs. Alben L. Johnson, et al. Foreclosure.

J. H. Elliott and Ellen Elliott vs. Oeman Royal in person and as administrator. Foreclosure.

Frank Long, Sr., administrator of estate of Wm. Campbell, vs. Pacific Railway & Navigation Co. Damages.

F. R. Beala, et al. vs. Warren Construction Company, a corporation, vs. Tillamook City, a Municipal Corporation. Action for money. Motion for non suit granted.

Peter Byron, executor of the last will and testament of Bengtha Byron, deceased, vs. Garibaldi Beach Co., a corporation, Oregon Fisheries Co., a corporation, and Walter Ridehalgh. Foreclosure.

Grace Johnson vs. J. C. Johnson. Divorce.

Thomas P. Johnson vs. Roxie Ann Johnson. Divorce.

Margaret Bolger vs. William T. Bolger. Divorce. Continued on petition of plaintiff pending good behavior of defendant and parties to live separate.

Martha M. Bauer vs. Helen Louise Gilday and E. N. Crockett. Foreclosure.

Central Door and Lumber Co. vs. W. K. Lytle and W. B. Gordon. Action for money.

Robert R. Stillwell vs. Will Goeres. Injunction. Settled and dismissed.

Becky Caples vs. Frank Long, Jr., et al. Foreclosure.

J. H. Hathaway vs. B. N. Sproat and Agnes C. Sproat. Foreclosure.

Louis S. Phillips vs. James Christensen, et al. Foreclosure. Dismissed upon motion of plaintiff.

Elmon A. Geneste vs. Bay City, a Municipal Corporation. Action for money. Motion by plaintiff for non suit granted.

Warren Construction Company, a corporation, vs. Tillamook City, a Municipal Corporation. Damages. Continued until the end of May, when an adjourned session will be held.

In the matter of the petition of Jakob Grazen to become a citizen of the United States of America. Admitted to full citizenship.

In the matter of the petition of Carl Henry Christensen to become a citizen of the United States of America. Admitted to full citizenship.

In the matter of the petition of Victor Leander Johnson to become a citizen of the United States of America.

In the matter of the petition of Ernest Beilitz to become a citizen of the United States of America. Admitted to full citizenship.

In the matter of the petition of David Forster Thompson to become a citizen of United States of America.

The State of Oregon ex rd Beas B. Pangborn vs. Q. J. Pangborn. Set for trial on Friday.

BOOTLEGGING. Mart Everett and Vick Leonard were indicted for bootlegging.

Notice.

Information concerning Eighth Grade Final Examinations. Dates: May 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 1913.

Program: Thursday: Physiology, Geography, History and Civil Government. Friday: Grammar, Spelling, Arithmetic and Agriculture.

Sources of Questions: Adopted texts. Writing specimens as indicated from manuscript in Grammar. Teacher shall send the applicants class standing on Reading; Mark same on preliminary. The following credits will be given on Agriculture. If the pupil has a garden or has done any creditable work in agriculture, the teacher may give 30 per cent for such work. In this case the pupil need answer only seven questions out of the twelve that will be submitted. If a pupil fails in this subject, the county superintendent may add not more than 25 per cent for a creditable exhibit at a district, county or state fair.

W. S. REEL, County Supt.

Bitulithic Streets Completed in Pocatello.

Bitulithic paving has been laid in Pocatello on East and West Center Streets and North and South Main Streets and will be used in paving South Arthur Avenue and the three streets connecting that thoroughfare with South Main Street.

Before the paving question was decided in Pocatello, the city made a careful study of the paving materials in use in different cities and finally chose bitulithic and being the one paving material which seems to meet all the requirements of present service and wearing quality.

Standing of the Contestants.

Standing of contestants at Mason, Pennington & Co. up to Wednesday, April 23, for the upright grand piano:

Table with 3 columns: Contestant Name, Amount, and Total. Includes names like 1. 821,070 77, 2. 308,710 80, 3. 281,965 93, etc.

Contestants are allowed 10,000 for every subscription they or their friends obtain for the Headlight. Rustling for subscribers is now in order.

Special Bargain.

For 30 days, will offer for sale best 9 1/4 acre Dairy farm in Alsea Valley. Improvements up to date. Price, \$85 per acre. G. T. Vernon Alsea Oregon.

THE DUCKING STOOL.

Setay Didn't Think it a "Pleasant Mode" of Punishment.

In colonial days hog stunting was considered one of the most serious of crimes. At the first offense the thief's ears were slit, at the second his ears were nailed to a plow, and at the third he suffered death "without benefit of clergy."

Decentful bakers and careless fish dealers had to "lose their ears," while he who spoke derogating words had his tongue bored by a bodkin.

A Frenchman traveling in America in 1790 describes the ducking stool as a "pleasant mode" of punishing a scolding woman.

In 1835 Thomas Hartley of Virginia wrote of his witnessing the execution of a ducking stool sentence: "Dey before yesterday at 2 of ye Clock, I saw this punishment given to one Betsey Walker, who by ye violence of her tongue made her house and her neighborhood uncomfortable. They had a machine for ye purpose. It belonged to ye Parish. It had already been used three times this summer."

"Ye Woman was allowed to go under ye water for ye space of 15 minutes. Betsey had a stout stomach and would not yield until she had been under five times. Then she cried piteously. Then they drew back ye Machine, untied ye Ropes and let her walk home a hopefully penitent woman."

ROTHSCHILD AS A BEGGAR.

The Sequel to Baron James' Posing as an Artist's Model.

Many stories, with or without good foundation, are told of the Rothschild family. In a book, "The Romance of the Rothschilds," by Ignatius Balin, one is related of Baron James Rothschild, who looked after the interests of the firm in Paris. The famous painter, Eugene Delacroix, who was struck with the features of Baron Rothschild, decided that he would like to have the baron for a model dressed in beggar's rags.

The baron liked the idea and consented. On the following day he went to the painter's studio attired in costume proper to his part, and when he knocked one of the artist's pupils opened the door. He looked compassionately at the "poor beggar" and gave him a coin or two. He was not a little astonished when on the following day a servant of Baron Rothschild handed him the following letter:

Dear Sir--You will find inclosed the capital which you handed me at the door of M. Delacroix's studio, with the interest and compound interest on it, a sum of 10,000 francs. You can cash the check at my bank in the Rue Lafitte whenever you like. BARON JAMES ROTHSCHILD.

It's a good story, and we have no doubt it is true.--Westminster Gazette.

English and Irish Glass.

Each country has its distinctive types of glass, but it requires special and well trained perception to test the difference between some of the English and Irish specimens of the last century and the careful copies which are now being made of them in European factories. The latter, however, can generally be known by their greater weight and lightness of weight. Waterford glass is now the most sought after by collectors, but equally beautiful pieces were made in the Cork and Dublin glass houses. Glassmaking can be traced back for about 2,300 years to the people who lived on the eastern shores of the Mediterranean, but its origin has never really been fixed. Its ingredients are still the same, and their proportions seem to have varied very little. Silica and an alkali--that is, quartz or flint and potash or soda--are still used.--Argonaut.

You Saw Me.

A tramp stopped at a prosperous looking country house and asked for food.

"Certainly you may have it," replied the owner, whom he happened to address, "and if you will saw some wood I will give you, besides, 50 cents. You might be at it while the breakfast is being prepared." And he led the tramp to the wood pile.

Presently, when the meal was ready, he went to call the tramp, but found he had disappeared. Near the wood pile fluttered a little white paper. He picked it up and read the scrawled words:

"Just tell them that you saw me, but you didn't see me saw."--New York Times.

Plainly Described.

Finest and viewfulst place. Baths and toilets on modernst principles. The hotel not being adapted for health resort of ill is only preserved for the sojourn of passengers, tourists and sportsmen. Reputed excellent cooking. Noble, real, well laid wines, different beers. The magnificent outlook is grandious. Daily six trains to all parts of the globe. Free view at the lovely lake.--From a Foreign Hotel Guide.

Not Very Noisy.

"How does Dordling stand in this community?" "Old Bill Dordling?" "Yes."

"Why, he makes about as much noise in this community as the letter 'b' does in the word 'debt.'"--Birmingham Age-Herald.

Heard at a Reception.

She--Wint, you, Mr. Jones! I never expected to see you here. I heard that you had met with an accident. He--Oh, no; that was my brother. She--I'm so sorry.--Boston Transcript.

Evil springs from the misuse of life.

It is the rust that comes out on the neglected machine.

BREAKING THE BANK.

A Feat That is No Longer Possible. Monte Carlo.

Among the classic systems of gambling who gained great sums at Monte Carlo was Charles Wells, adventurer and ventor, who went to Monte Carlo to "lose it all" in testing his great idea, played, also on the simple chance modification of the famous method of D'Alembert, the great mathematician. Wells began with a stake of ten francs, decreasing to nine if he won, but increasing to eleven if he lost. His game was a kind of swinging of the datum, going up one way to two units and the other down to one.

For a time he contrived to progress sensationally that the tables at which he played had occasionally to stop a few minutes until more money was brought. This was "breaking bank" and gained Wells the honor of becoming the hero of a popular ball song.

Nowadays, however, no sports player can have the thrilling joy of breaking the bank. As soon as it is seen that one gambler or more is reducing the funds of a table to a shilling more money is unostentatiously brought by one of the footmen, play never stops for an instant.

Charles Wells figured in the criminal courts of Paris, where he boasted he won \$400,000 from the casino. C. M. Williamson in McClure's Magazine.

HELD COURT IN A RIVER.

The Attorney Was in a Hurry, and Judge Was Accommodating.

To act in a legal capacity while joying a morning swim--surely unique record in the annals of once held to the lot of Vice-Chancellor Shadwell.

The then Duke of Newcastle commenced to cut down the timber Chumber in such a rapid and whole manner as to raise the anger of eldest son, Lord Lincoln, who, expostulation unavail, turned to law and sought an injunction to restrain his father. Although it long vacation, he ordered his solicitors to press matters forward, for the different trees were falling at an alarming rate.

So up to town posted the attorney and had the affidavits drawn up same night. The following morning he repaired to the vice-chancellor's house on the banks of the Thames, and on his arrival that the chancellor had gone for his morning swim.

With exemplary presence of mind chartered a boat and after a stiff came up with the judge and at stated his case. Meanwhile the chancellor trod water and, on the junction being formally applied granted it forthwith and resumed swim.--Tit-Bits.

Almanacs in Pepsy's Time.

The almanacs of Mr. Pepsy's were overwhelmingly of the prognostication order, and he enjoyed them much as we enjoy "Old Moore's." Thus, on June 14, 1907, "we read laughed at Lilly's prophecies a month in his 'Almanac' this year. The prophet certainly seems to be made a record bad shot. For, as Lord Braybrooke notes, he observed: 'The several lunations of this month do rather portend sea fights, wars, and than give hopes of peace, particularly the several configurations do much threaten Holland with a strange and unusual loss at sea; they shall dare to fight his majesty's forces, as if all were in an open field. We believe they are now in a sad fearful condition.' And June, he saw the Dutch in the Medway.--London Express.

Ruskin on Doctors' Fees.

The problem of the doctor and his fee was admirably stated by Ruskin in his "Crown of Wild Olive." Writing of doctors, he said: "They like fees--ought to like them--yet if they are brave and well educated the object of their lives is not fees. They on the whole, desire to cure the patient--and if they are good doctors and do choose were fairly put to them--would rather cure their patient and lose the fee than kill him and get it. And with all other brave and rightly trained men their work is first, their fee is second--very important always, but second."--London Standard.

Getting it Right.

It was on a street car in the city of Washington. Two colored women, cheaply gorgeous splendor were being and one chanced to mention a Jinks in her conversation.

"Excuse me," said the other woman, "but his name is not Jinks. It is Jinks."

"Oh, I see," said the other woman complacently. "I sees that you do access on de pronoun."

Literally Speaking.

Little Elsie was reproved by her mother for saying "What?" She told that she must never use that expression, but say, "I beg your pardon." The lesson evidently went home, for little inter she turned to her mother and inquired, "Mamma, I beg your pardon time is it?"--Boston Transcript.

Two Rings.

Heck--They say a ring around the moon is a sign of rain.

Peck--So is a ring around a woman's finger a sign of reign.--Boston Transcript.

FACTORY REPRESENTATIVE Will be in Tillamook shortly to close agency for the best and most complete line of AUTOMOBILES now on the American market. It is the Best Advertised, Best Known and Best Selling line now before the public and includes both Pleasure Cars and Trucks. If interested write immediately to the NORTHWEST AUTO CO. 617 Washington Street Portland, Oregon

GOOD OLD I.W. HARPER WHISKEY Famous The World Over For its exquisite flavor. The choice of all men who know good whiskey. FOR SALE BY E. F. LAUGHEIN Tillamook, Ore.

Plainly Described. Finest and viewfulst place. Baths and toilets on modernst principles. The hotel not being adapted for health resort of ill is only preserved for the sojourn of passengers, tourists and sportsmen. Reputed excellent cooking. Noble, real, well laid wines, different beers. The magnificent outlook is grandious. Daily six trains to all parts of the globe. Free view at the lovely lake.--From a Foreign Hotel Guide. Not Very Noisy. "How does Dordling stand in this community?" "Old Bill Dordling?" "Yes." "Why, he makes about as much noise in this community as the letter 'b' does in the word 'debt.'"--Birmingham Age-Herald. Heard at a Reception. She--Wint, you, Mr. Jones! I never expected to see you here. I heard that you had met with an accident. He--Oh, no; that was my brother. She--I'm so sorry.--Boston Transcript. Evil springs from the misuse of life. It is the rust that comes out on the neglected machine. Getting it Right. It was on a street car in the city of Washington. Two colored women, cheaply gorgeous splendor were being and one chanced to mention a Jinks in her conversation. "Excuse me," said the other woman, "but his name is not Jinks. It is Jinks." "Oh, I see," said the other woman complacently. "I sees that you do access on de pronoun." Literally Speaking. Little Elsie was reproved by her mother for saying "What?" She told that she must never use that expression, but say, "I beg your pardon." The lesson evidently went home, for little inter she turned to her mother and inquired, "Mamma, I beg your pardon time is it?"--Boston Transcript. Two Rings. Heck--They say a ring around the moon is a sign of rain. Peck--So is a ring around a woman's finger a sign of reign.--Boston Transcript. Tomorrow will be like today. It whates itself while we are preparing to live.--Emerson.