

AT THE STATE FAIR GROUNDS

The Entire Place Looks Prosperous and Well Kept

BIG CROP OF HAY IS BEING HAYED. THE BUILDINGS ARE IN GOOD REPAIR AND THE TRACK IS EXCEPTIONALLY GOOD.

(From Saturday's Daily.)
The State Fair Grounds will again attract thousands of people next September to enjoy the amusements, sports and races, always prominent features of the Fair, and to view the splendid stock and the thousand and one agricultural products placed on exhibition there, and as the Fair is now only two months away, interest is beginning to gather around the scene of this Oregon's great annual exposition.

The Fair Grounds are being placed in the best possible condition for this great annual event, and the whole place appears to much better advantage than has been the case for many years so early in the season. All the buildings on the grounds, many of them scarce a year old, are in good repair, most of the fences have been well kept up, there is no litter on the ground, usually an eyesore and an abomination; an air of prosperity hangs about the grounds and buildings, and the visitor easily gets the impression that Oregon's State Fair is well quartered and will when it opens, be a valuable and important exhibition; that it is more than just a temporary arrangement, but a permanent institution.

Farmer W. O. Trine, the farmer and caretaker of the Fair Grounds, is now harvesting his crop of hay. Much of his crop was down during the recent heavy rains, and he sustained some losses as a result of this condition of affairs, but it could not be avoided. He estimates his loss at about \$100, having carefully gone over the hay and thrown out the blackened and damaged portion of it, but he has 130 tons of excellent hay, and this he is now storing in the barns, for use during the season and during fair week. He has let the contract for cutting the grass in the grounds, and this work of clearing up preparatory to final arrangements for the Fair is now under way.

The race track is in excellent condition. It is being regularly worked and watered, and Mr. Trine, himself a horseman and a judge of what a good track should be, is doing all in his power to make it the best in the West, his aim being to not only make it keep its reputation as the fastest track in the Northwest, gained during its existence of many years, but to even break its own record for excellence. He is succeeding well in this undertaking and the horsemen now having harness horses and runners at the track, for training purposes, speak in the highest terms of his management, and the excellence of his work, especially in the matter of placing the track in good condition.

SUNDAY SCHOOL PICNIC

THE METHODISTS WILL ENJOY TOMORROW ON RESERVOIR HILL SOUTH SALEM.

At the First Methodist Sunday School, on Sunday, the welcome announcement was made that on tomorrow (Wednesday) the annual picnic of the school would be given. The school invites all the parents or members of the school to accompany their children and extend an invitation to all members of the church and congregation, and especially members of the Home Department, to participate in the pleasures of the day.

All the picnicers will meet at the First Methodist church tomorrow morning—not later than 9:30—where cars will be in waiting to transport the company to the picnic ground, at Fairmount Park, sometimes known as Reservoir Hill.

All members of the Roll of Honor (who have been present every Sunday this year) will receive free tickets, also all members of the Primary Department and Cradle Roll, and the following classes: Nos. 6, 8, 9, 10, 11, 12, 17, 18, 19, 20, 22, 33 and 34. All others will receive round trip tickets for 5 cents each.

Committees on swings, games, races, refreshments, music, etc., will see that the day is crowded with fun and enjoyment. Everyone provides his own lunch and as many as can will take swings, hammocks, balls, etc., and a great day is anticipated.

WORK ON THE BRIDGE

CONTRACTOR ROYAL BEGAN OPERATIONS YESTERDAY—THE FERRY KEPT BUSY.

Work on the repair of the west approach of the bridge began yesterday morning, at which time the bridge was closed to wagons, and by last evening the first of the new piling had been driven on the north side of the bridge, at the edge of the water on the west bank of the river. The piling penetrated into the earth 10 feet before the monster pile-driver was stopped. The work will proceed rapidly and Superintendent of Construction S. A. Riggs says the probability is that the work will be completed in much less than the contract time. The fill at the west end of the bridge has been made, and material for the repairs and for the new work has been contracted for and is being delivered as rapidly as it is needed.

The ferry—Hall's ferry—began operations yesterday morning, running between the foot of State street and the gravel bar opposite Court street. It was kept busy at work all day and numerous teams were transported across the Willamette. The ferry charges 25 cents for teams and 5 cents for foot passengers, and the day was certainly a profitable one. It was last evening stated that a large and stronger ferryboat would be brought here today from Lincoln to operate between this city and West Salem, the one used yesterday being inadequate to handle all the traffic.

MOTION IN MARKLEY CASE

Will Be Heard Before Judge George H. Burnett Tomorrow

A SUIT FOR THE RECOVERY OF TITLE TO A TRACT OF LAND PENDING IN CIRCUIT COURT—AN ANSWER FILED.

Tomorrow at 9 a. m. the motion of the defendant in the case of the State of Oregon vs. J. F. Markley, for a continuance of the trial to the October term, will come up in Department No. 1, of the State Circuit Court. The motion of the defense is based on several affidavits, alleging among other matters that there is a conspiracy among some of the residents of Champeo against the plaintiff, and that, on account of the crimes of Tracy and Merrill the public mind is so inflamed that a fair jury could not be secured at this time, in Marion county. The state's attorneys have also filed affidavits denying the statements made by the defense in support of its motion, and the matter will be heard at 9 a. m. tomorrow. Carson & Adams, and John B. Gearin, of Portland, are the attorneys for the defense, and District Attorney J. N. Hart and his Deputy, John H. McNary will appear for the defendant.

In the case of Thomas and Elizabeth Pomeroy, plaintiffs, vs. F. E. Woodward and Martha A. Woodward, defendants; in the second department of the State Circuit Court and wherein the plaintiffs, an aged couple, seek to recover a large tract of real estate which it was alleged in the complaint, was transferred to their son-in-law and daughter, the defendants, upon agreement that the defendants were to operate the farm and care for the stock and deliver to the plaintiffs one-third of the proceeds of the farm and one-third of the increase of stock raised thereon and to contribute a specified amount annually toward the support and care of the aged plaintiffs. Yesterday the defendants, by their attorneys, Bonham & Martin, filed their answer to the complaint denying the material allegation as set forth therein and for a further and separate answer allege that, on September 15, 1894, an agreement was entered into between them and the plaintiffs, wherein, for the consideration of \$500 the defendants were given possession of the property under the conditions set forth in the complaint, but that, for the season that the plaintiff, Thomas Pomeroy, became so disagreeable and offensive that they, the defendants, could no longer live with comfort on said premises, during the year 1899 they removed to the town of Wadner, Idaho. The defendants also allege that the plaintiff, Thomas Pomeroy, ordered them off the premises and even threatened them with violence if they failed to do so. They pray for a dismissal of the action and for the costs and disbursements.

COUNTY COURT IN SESSION

After a Trip of Inspection of Bridges and Roads

LARGE NUMBER OF BILLS WERE ALLOWED, INCLUDING THOSE FOR THE INQUEST ON THE MURDERED PENITENTIARY GUARDS—THE FAIR INQUEST.

(From Sunday's Daily.)

The county commissioners' court, having returned Friday evening from a tour of road and bridge inspection in the eastern portion of the county, reconvened in regular July session of court yesterday morning. An effort was made to finish up all the business for the term before adjournment was taken, but this could not be accomplished and a great quantity of business, including a number of election bills, was carried over to the August term. The granting of a petition for the establishment of a county road, the issuance of an order directing the sheriff to accept the taxes upon the Y. M. C. A. property for 1901; an order directing the county clerk to draw a warrant for the sum of \$250 in favor of ex-County Treasurer A. L. Downing to reimburse him for money paid out in excess of account, and the auditing of a great number of bills, including those incurred in holding the inquests over the bodies of J. D. Fain, killed at Champeo, on June 25th, and Frank Ferrell, S. R. T. Jones and B. F. Tiffany, the guards killed by Tracy and Merrill at the time of their escape from the Penitentiary on June 9th, was the substance of yesterday's proceedings. The establishment of the county road and above designated bills follow:

Upon petition of John Shafer, et al., in and upon the favorable report of the sheriff the court ordered that a new county road be opened and established in township 7 south, range 2 west and connecting the Salem-Fratum road with the Salem-Silverton road.

Inquest upon the body of J. D. Fain:
D. P. Lane.....\$47 50
W. R. McKay.....1 20
G. A. Eckhardt.....1 20
E. A. Damm.....1 60
C. W. A. Jette.....1 70
J. A. Jette.....1 70
John Primrose.....1 70
B. F. Gleay.....1 20
Margaret Jette.....1 70
John Shick.....1 60
E. P. and W. W. Gleay.....10 00
J. E. Eldridge.....1 20
Patrick Geelan.....1 60
A. J. Buysie.....1 60
J. E. Eldridge.....7 00
Elizabeth Jette.....1 70
F. A. Jette.....1 70
Jas. E. Smith.....1 70
A. Jette.....1 70
W. W. Gleay.....3 30
Lilly Jette.....1 70
J. A. Hamar.....1 70
J. E. Eldridge.....3 00

Inquest upon the bodies of Frank Ferrell, S. R. T. Jones and Bailey F. Tiffany:
D. F. Lane.....\$53 50
L. B. Vibbert.....1 11
J. C. Marsh.....1 00
E. P. and W. W. Gleay.....1 60
D. A. Holman.....1 70
B. Barkley.....1 70
Duncan Ross.....1 70
Frank Fine.....1 70
Wm. Fisher.....1 70
J. H. Lewis.....8 50
G. P. Litchfield.....1 00
A. D. Palmer.....1 00
A. F. McAtee.....1 00
J. T. Janss.....1 70
A. C. Dully.....1 70
Jacob Leidinger.....1 70
J. D. Lee.....1 70
Oscar Bair.....1 70
C. H. Robertson.....1 70
C. H. Robertson.....20 00

BASEBALL

PISSBURG, Pa., July 14.—Pittsburg, 4; Boston, 1.
CINCINNATI, O., July 14.—Cincinnati, 0; New York, 6.
ST. LOUIS, Mo., July 14.—St. Louis, 2; Philadelphia, 9.
CHICAGO, July 14.—Chicago, 2; Brooklyn, 6.
WASHINGTON, July 14.—Washington, 10; Baltimore, 9.

MOTION IN MARKLEY CASE

Will Be Heard Before Judge George H. Burnett Tomorrow

A SUIT FOR THE RECOVERY OF TITLE TO A TRACT OF LAND PENDING IN CIRCUIT COURT—AN ANSWER FILED.

Tomorrow at 9 a. m. the motion of the defendant in the case of the State of Oregon vs. J. F. Markley, for a continuance of the trial to the October term, will come up in Department No. 1, of the State Circuit Court. The motion of the defense is based on several affidavits, alleging among other matters that there is a conspiracy among some of the residents of Champeo against the plaintiff, and that, on account of the crimes of Tracy and Merrill the public mind is so inflamed that a fair jury could not be secured at this time, in Marion county. The state's attorneys have also filed affidavits denying the statements made by the defense in support of its motion, and the matter will be heard at 9 a. m. tomorrow. Carson & Adams, and John B. Gearin, of Portland, are the attorneys for the defense, and District Attorney J. N. Hart and his Deputy, John H. McNary will appear for the defendant.

In the case of Thomas and Elizabeth Pomeroy, plaintiffs, vs. F. E. Woodward and Martha A. Woodward, defendants; in the second department of the State Circuit Court and wherein the plaintiffs, an aged couple, seek to recover a large tract of real estate which it was alleged in the complaint, was transferred to their son-in-law and daughter, the defendants, upon agreement that the defendants were to operate the farm and care for the stock and deliver to the plaintiffs one-third of the proceeds of the farm and one-third of the increase of stock raised thereon and to contribute a specified amount annually toward the support and care of the aged plaintiffs. Yesterday the defendants, by their attorneys, Bonham & Martin, filed their answer to the complaint denying the material allegation as set forth therein and for a further and separate answer allege that, on September 15, 1894, an agreement was entered into between them and the plaintiffs, wherein, for the consideration of \$500 the defendants were given possession of the property under the conditions set forth in the complaint, but that, for the season that the plaintiff, Thomas Pomeroy, became so disagreeable and offensive that they, the defendants, could no longer live with comfort on said premises, during the year 1899 they removed to the town of Wadner, Idaho. The defendants also allege that the plaintiff, Thomas Pomeroy, ordered them off the premises and even threatened them with violence if they failed to do so. They pray for a dismissal of the action and for the costs and disbursements.

COUNTY COURT IN SESSION

After a Trip of Inspection of Bridges and Roads

LARGE NUMBER OF BILLS WERE ALLOWED, INCLUDING THOSE FOR THE INQUEST ON THE MURDERED PENITENTIARY GUARDS—THE FAIR INQUEST.

(From Sunday's Daily.)

The county commissioners' court, having returned Friday evening from a tour of road and bridge inspection in the eastern portion of the county, reconvened in regular July session of court yesterday morning. An effort was made to finish up all the business for the term before adjournment was taken, but this could not be accomplished and a great quantity of business, including a number of election bills, was carried over to the August term. The granting of a petition for the establishment of a county road, the issuance of an order directing the sheriff to accept the taxes upon the Y. M. C. A. property for 1901; an order directing the county clerk to draw a warrant for the sum of \$250 in favor of ex-County Treasurer A. L. Downing to reimburse him for money paid out in excess of account, and the auditing of a great number of bills, including those incurred in holding the inquests over the bodies of J. D. Fain, killed at Champeo, on June 25th, and Frank Ferrell, S. R. T. Jones and B. F. Tiffany, the guards killed by Tracy and Merrill at the time of their escape from the Penitentiary on June 9th, was the substance of yesterday's proceedings. The establishment of the county road and above designated bills follow:

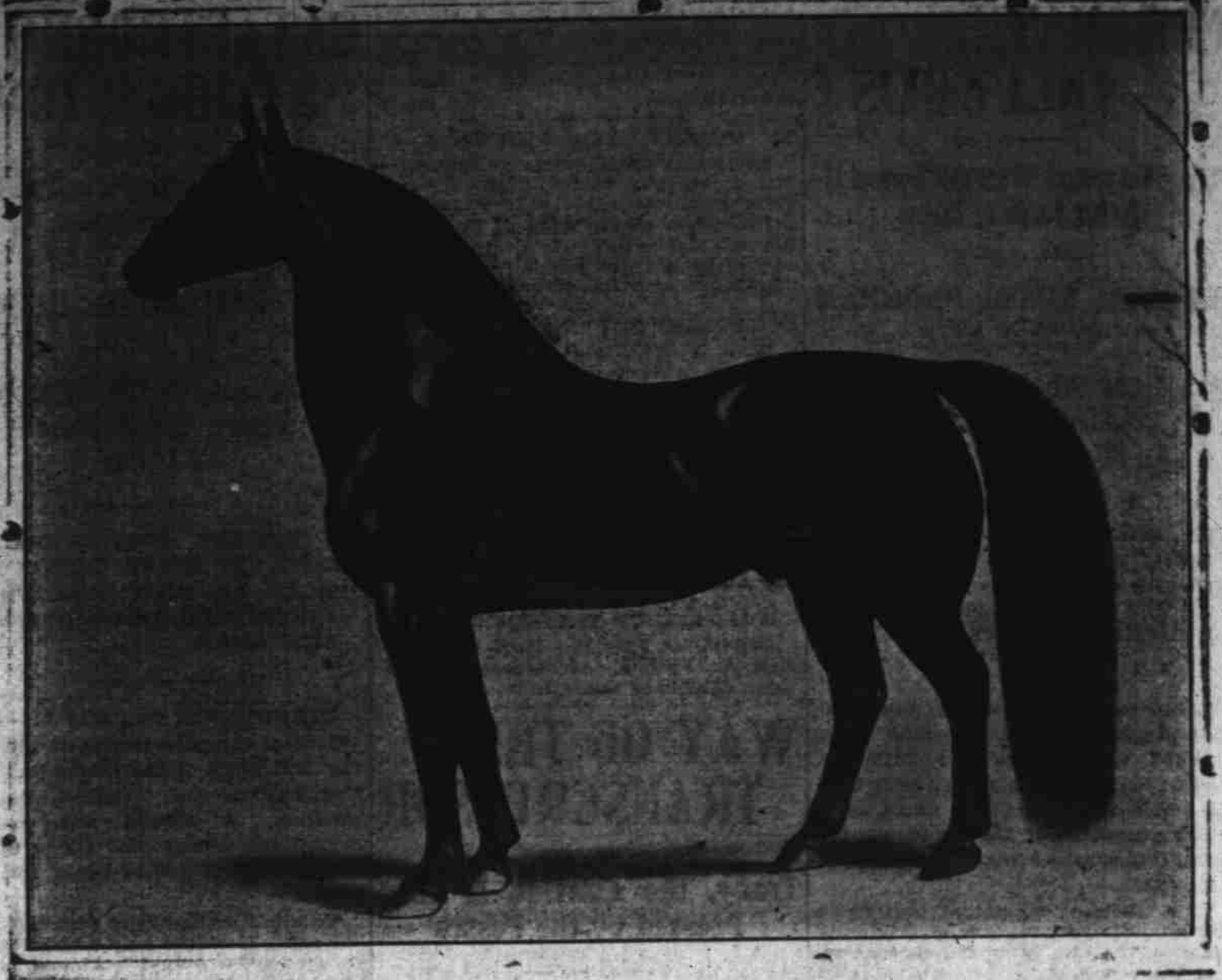
Upon petition of John Shafer, et al., in and upon the favorable report of the sheriff the court ordered that a new county road be opened and established in township 7 south, range 2 west and connecting the Salem-Fratum road with the Salem-Silverton road.

Inquest upon the body of J. D. Fain:
D. P. Lane.....\$47 50
W. R. McKay.....1 20
G. A. Eckhardt.....1 20
E. A. Damm.....1 60
C. W. A. Jette.....1 70
J. A. Jette.....1 70
John Primrose.....1 70
B. F. Gleay.....1 20
Margaret Jette.....1 70
John Shick.....1 60
E. P. and W. W. Gleay.....10 00
J. E. Eldridge.....1 20
Patrick Geelan.....1 60
A. J. Buysie.....1 60
J. E. Eldridge.....7 00
Elizabeth Jette.....1 70
F. A. Jette.....1 70
Jas. E. Smith.....1 70
A. Jette.....1 70
W. W. Gleay.....3 30
Lilly Jette.....1 70
J. A. Hamar.....1 70
J. E. Eldridge.....3 00

Inquest upon the bodies of Frank Ferrell, S. R. T. Jones and Bailey F. Tiffany:
D. F. Lane.....\$53 50
L. B. Vibbert.....1 11
J. C. Marsh.....1 00
E. P. and W. W. Gleay.....1 60
D. A. Holman.....1 70
B. Barkley.....1 70
Duncan Ross.....1 70
Frank Fine.....1 70
Wm. Fisher.....1 70
J. H. Lewis.....8 50
G. P. Litchfield.....1 00
A. D. Palmer.....1 00
A. F. McAtee.....1 00
J. T. Janss.....1 70
A. C. Dully.....1 70
Jacob Leidinger.....1 70
J. D. Lee.....1 70
Oscar Bair.....1 70
C. H. Robertson.....1 70
C. H. Robertson.....20 00

CASTORIA

J. P. Blanchard, Frank Davey, Gideon Stolz, as delegates, all of Protection Lodge No. 2. A. O. U. W.; Wm. Armstrong, Grand Trustee, of Valley Lodge No. 19; Mrs. R. A. Crossan, Mrs. Ed. Balzer, as delegates, Mrs. Frank Davey, alternate, Mrs. C. M. Holman, past grand chief of honor; Mrs. Wm. Armstrong, Mrs. Louis Kliese, all of Salem Lodge No. 19, Degree of Honor; and Mrs. John Darr, and Mrs. Viola Mason, of Wood Lodge No. 88, Degree of Honor, went to Portland yesterday afternoon to attend the Grand Lodges of the A. O. U. W., and Degree of Honor. They will be in Portland nearly all of this week.



LAMBERT BOY REG. 4122 MORGAN REG. RECORD 2:34

Dapple brown, 15.3; weight 1200 pounds; a perfect type of the Morgan horse and carries more Morgan blood in his veins than any stallion living. Sired by Lambert Chief 3452, son of Daniel Lambert 102. First dam Nancy Hale 2d..... by Lapham by Hill's Black Hawk 5. Second dam Nancy Hale 1st..... by Percy Carter Horse, by Tom Howard, son of Hill's Black Hawk 5. Third dam Clemens mare..... by Black Hawk 5. Lambert Chief 3452 is the sire of Mabel H 2:22, Minnie Mouton 2:27, Fandie 2:29; Pet Lambert, dam of Dexter K 2:15; Minnie, dam of Raybell, 2:19 (p); Saddle D, dam of Leonora 2:24. The Lapham Horse, sire of the dam of Lambert Boy 2:34, is the sire of Dollie, dam of Mable H 2:22; Hanna, dam of Fannie B 2:29 (You will notice that the sire and the sire of the dam of both of these is the same as that of Lambert Boy). The Lapham Horse is also the sire of the dam of Frank H. 2:22; Daniel Lambert 102, sire of 38 in 2:30 or better; sire of 55 sires of 151; sire of 58 dams of 95.

MALCOLM NO. 5661 Combines blood of two World's Champions.

BY ROBERT M'GREGOR, 647 Sire of the World's Champion Cresscus 2:02. Dam by HAPPY MEDIUM sire of the World's Champion, Nancy Hanks 2:04. By stallion 15 2, weight 1400, sired by Robert M'Gregor, 2:17, sire of the world's champion trotter, Cresscus 2:02, and 96 others in the list. Sire of 50 dams of 75 in the list, including Gratian Boy 2:08, Blizard 2:09, Elora 2:09, York Boy 2:09. First dam MAGGIE MEDIUM..... by HAPPY MEDIUM 400. Dam of Irma 2:14, Lady Aeon 2:24, grandam of Kellie A. 2:35, Tekmar 2:29, Highland Baron 2:30. Second dam MAGGIE KEENE..... by MAMBRINO HATCHER, son of Mambrino Patchen 2, sire of 25 standard trotters in the list. His sons have sired Lady of the Manor 2:24, Hair-at-Law 2:34, Lord Derby 2:56; Mocking Bird 2:58, Nightingale 2:58, Danu Devil 2:58, Moonstone 2:58. Their daughters have produced The Abbot 2:58, Shadow Chimes 2:58, Council Chimes 2:57, The Monk 2:58, Ed Eston 2:58, Jersey Mac 2:59, Alerton 2:59, etc. His own daughters have produced Ralph Wilkes 2:30, June 2:37, Crawford 2:47, Brightlight 2:58, Bouncer 2:59, Bourbon Patchen 2:59, Rubber 2:10, and 141 others.

Third dam Laura Fair..... by Rattler 501. Dam of Keene Jim 2:19, grandam of Happy Damsel 2:26, Spanish Maiden 2:29. Fourth dam by President, grandam by Sir Archy; fifth dam by Old Copperbottom.

The registered stallions MALCOLM and LAMBERT BOY will be in stud until August 1, 1902, at Holmer Gap, Sunday and Monday; Dallas Tuesday; Independence, Wednesday and Thursday; Salem, Friday and Saturday. Terms—Lambert Boy—Season, \$15; insurance \$25. Malcolm—Season \$30; insurance \$30. (Payable \$5 in advance for season service, balance at end of season).

W. G. EATON, Care Red Front Livery Stable, Salem, Oregon. Good pasture. No wire fence. Mares left at owner's risk. JAMES SHAW, Attendant.

HOPS SOARING HIGHER DAILY

Twenty Cents a Pound Offered For This Year's Crop

SEVERAL GROWERS IN SALEM RECEIVED THOSE FLATTERING OFFER—THOSE WHO SOLD CHEAP ARE ANXIOUS TO ANNUL THEIR CONTRACTS, BUT FAIL.

The hop market is climbing up steadily, and several local growers were yesterday offered 20 cents per pound on contract for this year's crop, and the indications are that the price will go higher in a short time. Dealers are extremely anxious to secure contracts—at any price, as one grower put it last night—and this augurs well for the grower who has not contracted his crop, for it means good prices for this year's crop, of which Oregon promises to have a rich and valuable one.

Many growers early in the season contracted for as low as 10 cents a pound, and some of these growers are now in despair, and are anxious to be released from their contracts, but are unable to secure releases. One grower, a farmer residing near Salem, who contracted his hops at 10 cents, is furious at his want of foresight, but is, in a manner, relieved by the fact that the existing condition of affairs has stimulated his inventive brain into constructing a machine that may make up for him, what he will lose on his hops. He has invented and constructed a spanking machine—an automatic spanker, and the motive power is perpetual motion. This contrivance he has posted in a shed at the barn, and regularly three times every day, he takes up a position before it and takes a half hour's spanking—punishing himself for his act in selling his hops so early and so cheap. On the day he hears of a new advance in the market, he increases one of the doses to 45 minutes, and yesterday he made it one hour. When he has himself sufficiently punished, the patent "spanker" will be placed on the market for those of his neighbors who have done as the inventor did—sold his hops too cheap—and the gentleman hopes for reimbursement for his losses on hops from the sale of the spanking machine.

Fifty bales of the 1901 crop were sold in this city today to A. Wolf & Son, of Silverton, at 20 cents per pound. This lot of hops was rated as choice and was bought from a local dealer.

A report from North Yakima, Washington, regarding the hop market there says:

Holmdel 5290.

Seal Brown Stallion; star, near hind foot white, and a very few white hairs on right front foot; 15 3-4 hands high. Bred by C. F. Emery, Forest City Stock Farm, Cleveland, Ohio. Foaled June 1, 1885. Will make the season, 1902, at the Red Front Barn, corner Trade and Commercial Streets, Salem, Oregon. His colts may be seen at the State Fair Grounds.

Claggett & Hatch, Props

Offers of 22 cents a pound were made for Yakima hops Saturday, by local agents of foreign buyers. This has caused a general sensation in hop circles and the growers are elated. The price is the highest ever offered since the early days, when hops sold here for \$1.20 a pound. At the figures now quoted, there will be an income of nearly \$1,000,000 for hops in Yakima Valley this year, and at least 100 growers will make a profit of \$200 an acre.

There are probably 2500 acres of hops in the Yakima Valley. The yards are in the condition, and the estimated crop is from 15,000 to 20,000 bales, averaging 200 pounds each. Many of the growers expect at least one ton of marketable hops an acre. A few growers have harvested 2500 pounds from an acre. The average for the county is probably 1700 pounds. The cost of growing, harvesting and marketing does not exceed 8 cents a pound even where the men are poorly equipped. A leading hop man states that the crop this year will be baled at 7 cents, or even less.

Men with small yards have arranged their drying houses and other details in the past, so that much of the work is performed by their families. They will make more money than the commercial yards, where every kind of work is employed at high prices. All expect the net returns will be at least 15 cents a pound. There are about 150 men engaged in the production of hops in the county. Some of them have their yards leased to others. A few plowed up their yards last spring and planted to alfalfa. They are now feeling badly over this action.

Several small growers contracted their hops, early in the spring, for 11 cents. This was done to get money to cultivate and harvest the crop. A few even signed contracts for four years at this price. The buyers expected such a rise in the general market and too advantage of the situation.

The Yakima hops are chiefly shipped to Liverpool, where they bring the highest prices, because of being grown without moisture touching the burs. There is no mold or mildew and the lupulin is in the best condition. Aside from the ravages of ants in the early spring, there seems to be no danger of the crop being cut short this season. The louse has made its appearance, in great numbers, but will be killed by the heat of next month, before injuring the burs.

MARKLEY GETS TIME

TRIAL WILL NOT BE HAD UNTIL THE OCTOBER TERM OF CIRCUIT COURT.

In the first department of the State Circuit Court, yesterday, Judge George H. Burnett heard the arguments of the attorneys for the state and for J. F. Markley, on the motion of the latter for a continuance of his case to the October term. Both sides had filed a number of affidavits in support of their contentions, and the attorneys for Mr. Markley—Carson & Adams and John B. Gearin—urged the court to give them time to look into the case and prepare a defense, as it was a matter of life and death for their client. Deputy District Attorney J. H. McNary opposed the motion. At the conclusion of the argument the court sustained the motion for a continuance to the October term.

The plaintiff's motion, in the case of Louise E. Combest, plaintiff, vs. Statesman Publishing Co., defendant, an action for money, to strike out parts of the defendant's amended answer, was argued by the attorneys and taken under advisement by the court and the court took an adjournment until 9 o'clock a. m., Monday, July 21, 1902.

Cases Dismissed.

Motions to dismiss were filed by the plaintiff in two cases in the second department of the State Circuit Court yesterday in both instances the defendants having been satisfactorily adjured outside of the court.

The plaintiff, in the case of D. B. Steeves, plaintiff, vs. W. A. Irwin judgment on a note in the sum of \$150 and interest, filed a motion to dismiss for the reason that the note sued upon had been paid.

In the action to replevin a packing filly, known as "Dollie Dell," between Mrs. Otis M. Byare, plaintiff, and Percy Mauser, defendant, the plaintiff filed a motion to dismiss the case for the reason that one L. E. Gibson, had purchased the filly and had leased it to the defendant. Bonham & Martin are the attorneys for the plaintiffs in both cases.

Free trade is the only issue the Democratic party can find and be sure of, and that leads to the souphouse.