DAILY CAFITAL JOURNAL, SALEM, OREGON. FRIDAY, MARCH 3, 1905.



WAGES The case of Bernard Lynam vs. Al.

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WANTS

WAITER

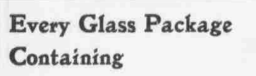
Hopf, a suit for \$45 damages, for; breach of contract, was tried before Judge Moores vesterday afternoon. Attorney E. D. Horgan opened for

plaintiff with a short statement of the case, saying that Lynam had been in the employ of Hopf, as a waiter in Hops's restaurant, and that Hopf, admitting that his service was good, discharged him without cause, before the adjournment of the legislature, up to which time plaintiff claims to have a contract to work at \$8 per week.

Bernard Lynam, the plaintiff, was the first witness to take the stand, and he alleged that he had a contract Address ... and he alleged that he had a contract Address. Following druggists supply Hay's Hälrhealth with Hopf, and Hopf discharged him, and Harfina Soap in their shops only i giving as his reason that he could hire] girls chenper, and could not afford to keep him. Witness stated that he has days after he had given him notice had seven years' experience as a wail- that he was going to let him go. er.

Waiters Moyer, Presnall and Smith, did not appear, and it was learned from Hopf's restaurant, were all called that he had gone back to Coffeys' resand in turn testified that Hopf had told taurant, where he is employed, Chief them of engaging plaintiff to work, but, Cornelius was sent to subpoena him, there seemed to be a variance of opin- and when he took the stand he was ion as to whether he had engaged him 'asked his age. Upon learning that he for the entire session or not.

Al. Hopf was the first witness called to dismiss the action on the ground for the defense, and, after making a that, plaintiff being a minor, he had no statement of his side of the case, he standing in court. denied having a contract with Lynam, The case was taken under adviseand also denied that Lynam said any- ment by Judge Moores until 9 o'clock thing to him about a contract until two Saturday morning.



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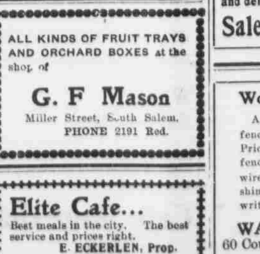
E. C. Cross.

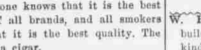
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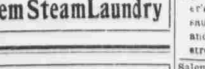
Jacob Vogt

price.



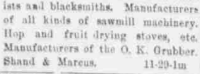






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