

DRY LAW VIOLATORS GRANTED NEW TRIAL

Supreme Court Reverses Decision in Case of La Grande Druggist.

A very small list of cases have been before the supreme court this week. In two of these Adolph Nowlin, a druggist of La Grande figures twice, being in the unique position of a criminal prosecuted and convicted for violation of the prohibition law and then having a second conviction while serving out the sentence imposed for the first. In both cases Justice McBride ordered the case remanded for re-sentencing, in one instance the lower court being reversed and in the other modified. Justice McBride ruled that the lower court was in error in convicting and sentencing the defendant in the absence of the indictment or an allegation charging the prior conviction. The case was made more interesting by the fact brought out in the evidence that the "spy" used in securing evidence had himself been a bootlegger and alleged to be untrustworthy. An interesting method of producing booze was also brought to light, it being alleged that the druggist mixed up a compound in which sweet spirits of niter was a principal ingredient. It was shown that the nitrous element rapidly evaporated, leaving a strong alcoholic "dope" behind. In another case "Big Bill" Hanley appeared as plaintiff and appellant in a contest against the Harvey Valley Irrigation District. In this Hanley alleged that 3600 acres of his famous "Bell A" ranch had been included in the irrigation district without his knowledge, and goes on to show that his property, consisting of 8000 acres, is irrigated by his own private system, built up at a cost of \$10,000. Entering into the controversy was the delicate question as to how many blades of grass a tract of land should contain in order to keep it out of the arid class. Among other points the plaintiff contends that the publication of summons did not give the lower court jurisdiction over the case. Justice Owen, who writes the opinion, sets aside the decree of the lower court and remands the case first to the county court and then to the county court where it originated. Other cases disposed of were State of Oregon vs. W. Z. Moss, appellant, appeal from Lake county; larceny of cattle. Judge Conn reversed and was remanded for further proceedings. Opinion by Justice Burnett. Minnie Herr, appellant, vs. Reese McAllister, et al, appeal from Union county; involving disposition of D. A. McAllister, deceased. Judge J. W. Knowles affirmed. Opinion by Justice Johns.

Elks Invade Woodburn With Band To Open Big Salvation Army Drive

About 75 Elks went to Woodburn last evening, accompanied by the Elks' band to open the campaign for the Salvation Army fund. John Steelhammer introduced Walter L. Toose, who presided during the evening's program. Addresses were made by Chas. V. Galley, Roy Shields, Walter L. Toose, Charles R. Archibald and Mayor Hall of Woodburn. The occasion was not for raising funds but just to create interest in the work of the Elks in the campaign announced for next week. Following the regular program a banquet was served. Those in attendance from Salem report that the Woodburn people are greatly interested in the coming campaign and gave the visitors a most cordial reception. The program for the evening was as follows: Music by the Salem Elks' band. Addresses by John F. Steelhammer and Walter L. Toose. Music by the Elks' band. Recitation by Miss Ethelwynn Kelley Vocal solo by Miss Ada Miller. Address by Chas. V. Galley. Vocal solo by G. L. McDonald. Address by Roy Shields. Music by the Salem Elks' band. Singing by ladies quartette under directed by Miss Lena Belle Tartar.

Welfare Commission Says Minimum Wage for Women Should Be \$13.20 A Week

Portland, Or., June 17.—The industrial welfare commission at a meeting which was concluded yesterday evening, tentatively adopted a minimum wage of \$13.20 per week for experienced adult women workers of the state. The commission agreed upon a maximum of a nine hour day with one day rest in seven. Pending a written report by hotel men of the state, definite action of adopting the \$13.20 per week minimum was held in abeyance.

TODAY'S BASEBALL SCORE

Table with columns for National, American, and various cities (New York, Chicago, Philadelphia, etc.) with scores and game details.

The McMinnville lodge of Elks at its recent meeting voted to support the state convention at Salem in 1920. The 1920 state convention will be decided on at the meeting to be held in Klamath Falls in August.

STATE HOUSE NEWS

According to the latest statement of W. H. Bennett superintendent of banks, Oregon now has a total of 204 banks in operation, carrying aggregate deposits of \$245,520,942.15. About one-tenth of the total number are located in Portland, and these carry deposits to the amount of \$140,290,958.19. Salem banks next in order, her four banks showing deposits of \$7,334,888.70. Two Oregon towns—Cannon and Newberg—have passed the million-dollar mark since the last fall of the superintendent. There is now prospect that work up on a portion of the Teel irrigation in the Echo district may begin before the end of June. State Land Board some weeks ago declined to verify the bonds of the district because of the extremely high cost of construction as compared with the land valuation. In the meantime negotiations have been carried on among the property owners of the district with a view to placing the matter before the board in a more favorable light. This week it has practically been decided that the board will approve bonds to the amount of \$700,000 or \$800,000 provided that the holders of the bonds turn them in and accept in lieu of them certificates of indebtedness against the project, which is equivalent to accepting a second mortgage on the property involved. These bonds will be certified for the purpose of constructing a reservoir near Lemmas Springs capable of storing 31,000 acre feet. This project will serve about 18,000 acres lying south and west of Echo.

Secretary Goodin and his corps of assistants are still engrossed with what appears to be an interminable task of checking over bids on the supplies for the state institutions. This involves not only a vast amount of tabulation but a most tedious process of weighing, examining and testing scores of different lines of goods. Canned goods of every description, dried fruits, teas, coffees, spices, extracts, etc., are opened and subjected to scrutiny. Samples of teas and coffees are weighed out "to the tenth part of a hair," brewed and tasted. Extracts are subjected to chemical tests that show exactly how much essential oil they contain. Oils are burned over an alcohol lamp to prove by the thermometer their flash point. Thus far very few contracts have been awarded, though low figures have been obtained on a number of lines. The contracts will be divided between five leading wholesale houses in Portland: Allen & Lewis, Land & Co., Mason Ehrman Co., Wadhams & Co., and Wadhams & Kerr. Among the items thus far worked out are the following: rice at \$19.90 a hundred; fancy corn at \$2.25 a case; peanut butter in glass jars, \$1.60 a case; safety matches 90 cents a box; corn flakes \$3.82 a case; soda crackers 14 and one half cents a pound; fancy salmon \$3.50 a case.

At the Y. M. C. A. rooms today the workers in the county association met about a noon luncheon and held a conference with regard to the canvass in the rural communities. Comparing notes, it was shown that the workers were meeting with gratifying results in securing funds. Tonight a committee of citizens will drive over to Silverton to help launch the local campaign there. Mrs. Blanche Howard has recently received word from her daughter, Irene, at Bordeaux, France, stating that she has been released from duty as assistant chief in the base hospital, and is only waiting the leaving of a vessel to start for New York. She expects to stop for some time in New York before coming on west. At the time of writing she had recently returned from an extended tour of eight weeks through Italy. Insurance Commissioner Harvey Wells is once more in his office today, having returned this morning from his trip to Indianapolis, where he attended the national convention of the State Shriners. He reports a great meeting, and declares the Oregon booster spirit and Oregon loganberry juice combined to bring the big meeting to Portland next year. The monthly meeting of members of the Commercial club will be held this evening. Isadore Greenbaum reports several changes in his program, due to illness and absence from the city. There will be the interesting five minute talks when all members are to be invited to tell what they think should be done for the benefit of the club and for the welfare of the city. Each man will be given positively only five minutes to tell his troubles. Later, there will be the luncheon. There is to be a Queen or Goddess of Liberty for the big Fourth of July celebration and King Big Fullerton has appointed the following committee to arrange a contest: Oliver Myers, chairman; A. Montgomery, E. S. Smith, Joe McAllister and O. A. Harrison. This committee will have charge of securing the names of several popular young ladies who will become candidates. Those who do not win will become maids for the Goddess. A special float will be prepared for the young ladies and during the big day sea will all be properly attired. The voting will be by coupon or ticket according to whichever plans are adopted by the committee. All members of the several Fourth of July committees will meet this evening at the Commercial club to report progress and to get a general line up on what progress is being made for the big Fourth of July celebration to be held in Salem. Following an election for school director, the law requires that the school board meet and present its annual report, showing how the district's money was expended. These meetings are termed tax payer meetings and the tax payers are expected to assemble with the board and go over the account. At the meeting last evening, the only tax payer present was A. A. Lee. Harrison served 15 years on school honors. Mr. Lee examined the accounts for the year and gave them his approval. He says this was the first time that he alone represented all the tax payers of the city at any meeting. To start in the season right, in or

Congressional Flashes

Washington, June 17.—(United Press.)—Repeal of war time prohibition as it affects light wines and beer was voted down, ten to three, by the house judiciary committee today. Efforts were made by Representative Igoe, Missouri, to insert in the prohibition enforcement act now being considered by the committee an amendment exempting light wines and beer and it was upon this that the committee voted. The action today indicated that the committee will table resolutions specifically repealing the act. Washington, June 17.—(United Press.)—Senator Phelan, California, will try to attach repeal of the war time prohibition of beer and wines to the agricultural appropriation bill in the senate, he announced today. He will ask suspension of senate rules to make the proposal in order.

Deals in Real Estate

B. A. Itard to Frank DuBois, lot 24, Miller Acres. W. A. Cornelius to C. H. Austin, 63 acres in D. Delany claim, s-3-w. John Munn to Jack Bilde, 10 acres in N.W. quarter section 12-2-3 W. A. C. Cleaver to Grace Mickelson, lots 12, 13, 14, bly Kiel, Englewood addition. B. C. Sanders to J. J. Johnson, part of lot 4, Phelps addition, Silverton, \$1000. G. E. McGuire to Roy Graves, fractional acre in Woodburn, \$1000. W. C. Andrews to G. W. Rogers, one fourth acre in Phelps addition, Silverton. Boda Kerrulsh to A. W. Simmons, part of lot 41, N. Silverton, \$1400. Fannie Drake to Marion Palmer, part of lot 41, N. Silverton, \$1500. A. S. Johnson to G. W. Browning, 21.20 acres in sections 13 and 24-6-3 W. \$1917. Josephine Haras to Minnie Graber, 10 acres in Baker claim 22-7-3 W. L. N. Commons to Andrew Verder, 3 acres in A. Stephens claim 12-7-3 W. \$1025. E. E. Wells to D. S. Tarridge, 21.02 acres in I. Wells claim, 29-9-4 W. \$1900. Oregon Realty Exchange & Investment Co. to Chris Laehle, part of lot 4, block 54, \$2500. C. F. Barnes to H. G. Thurston, lots 3 and 4, block 7, N. Salem. Reta Anderson to C. V. Johnson, lot 1, block 21, North Salem. C. E. Heath to H. B. Coult, lot 11, block 68, N. Salem, \$600. F. E. Schmidt to C. E. Heath, lot 11, block 68, N. Salem, \$800. Roman Catholic church to J. B. Lebold, lot 4, block 2, Boise 1st addition, \$800. F. S. Barton to A. J. Pares, lot 4,

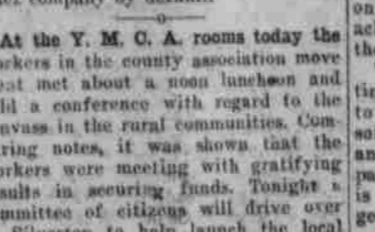
For Indigestion

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CITY NEWS

A real estate transfer in which about \$30,000 passed hands was recently made in the sale of the Caulfield farm in Polk county. The purchaser was Perry A. Young of Albany. The tract contains 968 acres and lies about two miles north of Rickreall. The case of Addie R. Dane against B. J. Miles is taking the attention of the circuit court today. It is thought the case will be given to the jury late this evening. It is a personal injury suit caused by an automobile accident. The jurors are L. Lawrence, Robert Cole, George Dunsford, F. A. Kurth, W. A. Heater, George Beach, Bernard Geseher, J. B. Cooley, George May, Jr., W. R. Schurer, B. J. Edwards and Romeo Goulet. A suit of more than usual interest will be tried tomorrow before the circuit court in Judge Kelly's department. It is that of the Phez Co. against Mr. Kunsley of Hollywood. The Phez company claims that Mr. Gansley did not deliver loganberries last year according to his three cent a pound contract. According to the same contract, only 1 1/2 cents a pound can be collected as damages in case the suit is decided in favor of the Phez company. Recently a suit was brought against Mrs. Gansley for default in delivering all her loganberries last year at three cents a pound. This suit was not contested by Mrs. Gansley and judgment was given the Phez company by default.

LIFT OFF CORNS WITH FINGERS



IN THE COUNTY COURT

Of the State of Oregon, for the County of Marion. In the matter of the estate of Samuel F. White, deceased. Notice of hearing of final account. To all persons interested in the estate of Samuel F. White, deceased: You are hereby notified that on the 26th day of May, 1919, Bertis H. White filed in this court his final account of executor of the estate of Samuel F. White, deceased, and that said final account will be heard by this court on Monday, June 23, 1919, at the hour of ten o'clock a. m. or as soon thereafter as the court can hear the same, in the county court room at the court house, in Salem, Marion county, Oregon, and you are hereby cited to appear at the time and place above designated and show cause if any exists why said final account should not be allowed and the said executor discharged from his trust. Dated this 29th day of May, 1919. W. H. BUSHY, County Judge.

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Journal Want Ads

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The Capital Journal Daily Market Report

Market report table with columns for Grain, Butterfat, Pork, Veal and Mutton, Eggs and Poultry, Vegetables, Fruit, and Retail Prices.

INSURANCE COUNCIL—For free information about Life Insurance and J. F. Hutchinson, dist. manager for the Mutual Life of N. Y., office at 271 State St., Salem, Ors. Office phone 99, residence 1596. 12

MONEY TO LOAN On Good Real Estate Security THOS. K. FORD Over Ladd & Nash bank; Salem Oregon

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REPAIRING STEWART'S REPAIR SHOP—Have just installed a machine that will sharpen lawnmowers the same as the factory puts them out new. Bring all your light repair work to me. Alvin B. Stewart, 247 Court St. Phone 403.

LODGE DIRECTORY KNIGHTS OF PYTHIAS MEET AT McChesnut hall on every Tuesday at 8. Walter Lason, C. C., P. J. Kunis, R. R. & S.

ROYAL Neighbors of America, Oregon Grape camp No. 1360 meet every Thursday evening in McChesnut hall. Elevator service, Orasco, Mrs. Gertrude H. Bonn, 624 Union St.; restaurant, Mrs. Melissa Forness, 1412 N. 4th St. Phone 1435M.

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