

**District Court.**—HON. A. C. MONSON, Judge.

THURSDAY, September 14.

Sam'l Norris vs. Jesse Morrill.—Judgment for plaintiff for restitution of premises at the corner of I and Front streets, and \$100 damages.

Rightmire's heirs vs. Holmes & Hastings.—Report of receiver filed, and same allowed, 5 per cent. on amount collected. J. H. Gass substituted as receiver and bond fixed at \$2,000.

Lydia Harrison vs. Henry H. Harrison.—John Brown, a witness for the plaintiff, examined by the court.

C. J. Spalding vs. Dan'l McLaren.—Tried by court by consent. Judgment for defendant.

Adjourned till 10 A. M. to-morrow.

**Court of Sessions.**—JOHN HEARD, Judge; G. M. COLE and B. D. FRY, Associates.

THURSDAY, Sept. 14.

It is ordered that H. W. Harkness and H. J. Bidleman be allowed the sum of two thousand dollars, and Charles H. Swift the sum of fifteen hundred dollars in consideration of property purchased of them by the county, as a site for a County Jail.

Adjourned till 10 A. M. on Monday next.

**INDIAN DIFFICULTIES.**—A correspondent of the Alta writing from Umpqua Valley, under date of August 26th, gives the following recital of Indian disturbances in the north:

About the 1st of this month, it was rather the prevalent opinion in Crescent City, that there would soon be difficulties with the Rogue River Indians. On the ninth of Aug. I left, and arrived near Jacksonville on the 14th. With reference to the cause of the disturbance, I made immediate enquiries of some of the most respectable gentlemen of the Valley, such as Dr. Ambrose and Judge McFatten. I conversed with these two gentlemen concerning the Indians, and they concurred in stating, as they were most credibly informed, that the difficulty arose from the most wanton and abandoned cruelties of two lawless white men. The first act was committed by a gambler; it seems that several Indians had been employed on Rogue River to move a family lower down the river in their boat; the husband, at the time the scene happened, was forty or fifty yards from the boat, and his wife was near: a stranger appeared upon the bank and conversed with her and the Indians as they were carrying the baggage to the boat; he turned shortly and went a little distance, hiding himself from Indian observation, and as the premeditated victim had passed

in the path by him, unseen he came forth, and like a dastard, shot the poor Indian mortally in the back, and ran away, leaving the helpless woman and her little ones at the instant mercy of savage ferocity. The other act was committed, according to report, by Williams or Bob Williams, in consequence of an Indian being determined to protect his wife, and not yield her to the reckless and wanton debauchery of a fiend clad in a white man's skin; that Indian was shot for that mere determination. What white man would hear all this and think himself a man? And lo! the poor Indian—ravish from his breast his dearest tie, then kill him and cast him to the dogs! I am informed that the difference in reference to the first act has been settled by paying the Indians two hundred dollars, all they demanded; and that now the other is under adjustment by the Indian Agent, who is an active and efficient gentleman in the discharge of the functions of his office. Much do the citizens of Rogue River Valley owe to such an agent, where peace and plenty abound, instead of the horrors of a devastating Indian war.

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**VOLUNTARY EXILE TO SALT RIVER.**—HON. P. T. Herbert, being in Mariposa during the election, and for a few days subsequent, of course first heard the news unfavorable to his election, and after a while, we are told, acknowledged himself beaten. Against the remonstrance of his friends, he has gone to the Tejon Pass, to seek seclusion and retirement. As soon as the intelligence was received, changing the result, his friends dispatched an express after him, to suggest to him the propriety of returning. We claim this as one of the best jokes of the season, though it may be spoiled in the telling.—[Stockton Argus.

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**DISCRETION THE BETTER PART OF VALOR.**—Friend Allen, of the Marysville Herald, seems to have the bump of caution pretty well developed. In his paper of Tuesday, he discharges the duty of Whig Guardian in the most approved style.—Says he, "Until more is known, we would earnestly caution the Whigs against betting and burning tar-barrels."

Well said, gallant co-adjutor in the good cause! Don't let those dashing young Whigs of Yuba, in the fullness of their joy, bet their bottom dollar and throw turpentine balls into the windows of their long-fac'd neighbors. Whiggery might go