

The Weekly Chronicle.

REPUBLICAN TICKET



Supreme Judge,
R. S. BEAN.
Representative in Congress, 2d Dist.
W. R. ELLIS.
Prosecuting Attorney, 7th Dist.,
A. A. JAYNE.
Joint Senator, Wasco, Sherman and Gil-
liam Counties,
W. H. MOORE.
Joint Senator, Wasco and Sherman
Counties,
JOHN MICHELL.
Joint Representatives, Wasco and Sher-
man Counties,
B. S. HUNTINGTON.
F. N. JONES.
County Judge,
ROBERT MAYES.
For Sheriff,
T. J. DRIVER.
For County Clerk,
A. M. KELSAY.
For Treasurer,
C. L. PHILLIPS.
For School Superintendent,
C. L. GILBERT.
For Assessor,
W. H. WHIPPLE.
For County Commissioner,
D. S. KIMSEY.
For Surveyor,
J. B. GOIL.
For Coroner,
W. H. BUTTS.
Justice of the Peace, The Dalles Dist.
G. J. FARLEY.
For Constable, The Dalles Dist.,
JULIUS WILEY.

THE TRUE POSITION TO TAKE.

It comes to us from Democratic sources that Hon. B. S. Huntington in a speech at Wasco stated that if elected to the legislature he would "vote for no man for United States senator who is not a Republican."

Whether or not Mr. Huntington made this statement at Wasco, we are not certain; but he certainly did at other places, and we honor him for it. Mr. Huntington is a candidate for the legislature upon the Republican ticket, and it is safe to assume he is a believer in Republican principles. If so, how could he possibly, as long as a glimmer of conscience remained to him, vote for a Democrat for United States senator? If Mr. Huntington is elected to the legislature it will be because of his personal worth and the added consideration that he will vote for a Republican for United States senator.

Mr. Huntington has many warm friends who are enthusiastic in his support, but if it were deemed possible, which it is not, that he would vote for a Democrat for United States senator, those friends could not support him.

Let it be understood, and unequivocally so, that not only Mr. Huntington, but Mr. Michell, Mr. Moore and Mr. Jones, will work and vote for a Republican for United States senator, and in case a deadlock ensues, they will refuse to vote for a Democrat.

It is better that Oregon be unrepresented in the senate than that a Democrat be chosen from this state. Have we not had enough of Democrats? Has not the country suffered enough from this un-American, free-trade, bond-selling, debt-creating, prosperity-destroying administration, without a Republican being criticised because, like an honorable man, he comes out and says he will not vote for a Democratic United States senator? Well we think so, rather.

THE END OF IT.

An issue has arisen between the Times-Mountaineer and THE CHRONICLE relative to the price of Wasco county warrants in 1892. The matter was considered settled until an editorial appeared in last night's Mountaineer which gave the under-

standing that our contemporary was not fully satisfied with the truth of our statements. The editorial is as follows:

The controversy regarding the price of Wasco county warrants in 1892 has been made almost as clear as mud by the explanation offered in The Chronicle. It mentions 1892 warrants bought by Dr. Logan at par, but those warrants were bought in 1893, as the cancelled checks the doctor holds show. What we have said, and still maintain, is that warrants of Wasco county, issued for small amounts, the payment of services rendered for the county by individuals, jurors, witnesses, etc., were not at par in 1892.

The issue is a plain one. Either county warrants were at par in 1892 or they were not. If purchasers of warrants paid for them 100 cents upon the dollar, then the contention made by THE CHRONICLE that warrants were at par is proved.

The fact of the matter is, county warrants in 1892 sold at par; that is all there is to the question.

The editor of the Mountaineer, who is an honorable gentleman, and one for whom we entertain the highest possible regard, has lived in this community but a few months, and has relied upon the statements of friends. We do not think Mr. Douthitt would intentionally deceive any one, and are fully convinced that when the facts are placed before him he will view the question in its proper light.

On Nov. 23, 1892, a warrant drawn in favor of J. H. Fisk for \$200 was presented to the county treasurer for payment. It is number 233 in series 35. The warrant came into the possession of J. H. Phirman and by him was sold to Dr. H. Logan, the price paid being \$200, which is as near par as anything can conveniently get. Dr. Logan's check was drawn and paid November 26, 1892, and can now be seen at this office.

But the Mountaineer maintains that warrants for small amounts did not sell at par. Here is one that did: A warrant drawn in favor of J. H. Mullan for \$6, Series 34, No. 505, was sold to Dr. Logan for \$6. This one was purchased July 23, 1892. There wasn't much discount in that instance. But there were smaller ones yet. A warrant presented to the treasurer July 11, 1892, for \$3 was sold July 19, 1892, for \$3. The redeemed checks in all these instances are at this office. Besides we have in our possession many other checks which were issued in payment for county warrants bought in 1892 AT PAR.

It is possible that in some isolated cases warrants for small amounts were sold at a discount. This would be but natural in the ordinary course of business when circumstances might compel the seller to dispose of his scrip hurriedly without an opportunity to look over the market. But the exceptions prove the rule.

THE CHRONICLE does not blame Judge Blakeley because county warrants took a slump during his term of office. It was due to other causes than his administration; but we certainly refuse to give him credit for performing something he did not perform.

It is furthermore true that the checks referred to in the Mountaineer as being drawn in 1893 were drawn during January of that year so that our contemporary has been doing some special pleading.

In fine the conclusion of the whole matter is that county warrants in 1892 sold at par. If the statements of THE CHRONICLE are doubted, let the doubter inquire of French & Co., the First National Bank, The Dalles National or Dr. Logan and see how completely our contention is sustained.

The committee to solicit funds for hiring Armory hall for the Crittenton meetings met with unqualified success yesterday, and secured nearly the whole amount necessary. The committee are grateful for the contributions and the kindly spirit in which they were tendered and desire in appreciation to heartily thank the donors.

Judge George H. Williams uttered a worthy sentiment when he said "honesty, truth and decency are with me higher considerations than any party."

REPUBLICANISM VS. POPULISM

The issue in Wasco and Sherman counties is between Populism and Republicanism. The withdrawal of the Democratic legislative candidates for representatives and the refusal of Populists to make nominations for joint senators, was a move pure and simple in the interests of fusion.

When a political party arrives at that state when it is willing to barter its principles in exchange for temporary success, that party deserves distrust. The Democratic and Populist parties are founded on principles diametrically opposed to one another. The belief of the Democratic organization—if it be consistent enough to have a belief—is opposed to the centralization of power in the national government. States rights was a favorite tenet of Democracy, and a lingering liking for that doctrine remains yet. The Populists favor centralization to its utmost degree. They believe in government ownership of railroads, telegraphs and telephones. They declare that the government should loan money on farm lands at a low rate of interest, and are imbued with countless other vagaries of similar sort. And yet these two parties opposed to one another in fundamental belief are joining hands and assisting one another in their canvas.

Democracy and Populism joined in holy wedlock! What will the harvest be? The fusion movement is discreditable to both participants and deserves rebuke at the polls.

The house of representatives has shown once more that it is abreast of the times. By a vote of 195 to 26 it has passed a bill to prohibit foreign immigration of an undesirable sort. By the measure passed all aliens between the ages of 16 and 60 years (except parents of persons living in this country) who cannot both read and write English, or some other language, are prohibited from entering the American domain. The action of the house will meet with hearty approval. This measure does not shut out the intelligent foreigners, whom we are glad to welcome to citizenship, but bars those who are illiterate and would, in all probability never appreciate the wisdom and glory of American institutions.

It is generally conceded that as between Ellis and Northup Mr. Ellis has the best chance for election. A vote for Northup, then, is a vote for Bennett or Quinn, since it takes so much away from the leading Republican strength. Does Oregon want to endorse the Wilson bill or lend strength to the delusions of Populism? The interests of the wool-grower should not be put in jeopardy because of the selfishness of a Portland political clique.

The administration is on the verge of making another bond sale. The revenues of the government during the last fiscal year have fallen \$30,000,000 below its expenses, and the shipments of gold abroad have brought the gold reserve to a point dangerously near the low water mark. The record of the present administration is a dismal one from beginning to end. Upon what possible grounds can it ask endorsement from the people?

Can anything be said against the record made by County Clerk Kelsay while in office? If not, his reelection should come as a matter of course. The interests of the taxpayers have been well taken care of by the present county clerk.

Prosecuting Attorney Jayne has made a good record while in office. He is an honest, conscientious, able lawyer, and against his re-election no valid argument can be raised. Mr. Jayne should have a larger majority next June than he had two years ago.

A vote for C. L. Phillips is a vote for an honest man, who will conduct the duties of the treasurer's office wisely and well.

Situation Wanted.

In the town or country, by a man and wife without children. Rancor work preferred. Address this office. a23-1mdaw

Special for Saturday

We will put on sale an assortment of the best values offered this season in

Ladies' Summer Footwear

at the low price of
\$1.00
consisting of

- Ladies' Tan Strap Sandals, pointed toe, all sizes; regular price.....\$1.40
- Ladies' Tan Oxfords, pointed or sq. toe; regular price.....\$1.50
- Ladies' Vici Kid, patent tip, pointed or square toe; regular price.....\$1.25
- Ladies' Vici Kid, pointed or square toe; regular price.....\$1.50
- An assorted lot of Ladies' French Kid Oxfords; broken lot of sizes; in widths B, C, D and E; reg. \$3.00 pr

Special price
\$1.00

Special for Saturday.

Gentlemen's Dress Shoes.

The opportunities for purchasing a neat, stylish pair of either Lace or Congress Shoes, in square, round or needle toe, for the low price of

\$1.25

per pair, will be offered you by us Saturday next. These are all new goods, and worth a great deal more than we ask for them. The elastic used in this line of Shoes is of the celebrated.

HUB GORE.

A M WILLIAMS & CO

SAME THING OVER AGAIN.

First Appearance of the Novice Candidate—How He Does It.

Here is the way it works in the cities, according to the Portland Telegram:

It is the novice candidate's first appearance and his maiden address to the voters of his ward. Observe his tout ensemble. Feast your eyes on his homeless, restless hands.

He knows them, but he cannot place them—like a man in his first swallow-tail. The novice is young. The horny-handed sons of toil are boiling over with anxiety to hear him break loose in a torrent of unexcelled denunciation of "official corruption," "the bosses," etc.

Enter the novice to the twang of music from the mandolin club of the Horse-shoers' Apprentice Union.

The voice of the president as he introduced the novice, dies away.

There is a ghastly silence. "Gentlemen and ladies, fellow patriots and members of the All 'Round Loyal Club."

Deafening yells. "Whay, whay, whoop!"

"I stand before you this evening—"

"That's right! Whoop! Go on!"

"We must rise above party and self—"

Two minutes' applause. Loud stamping, clapping and howls. "He's the man."

"Your duty to your country and your God—"

Cheers and thunderous applause.

The novice consults "The Champion Speaker's Own Friend, or, Every Man His Own Orator," and catches a fresh grip.

"We must down the bosses, fellow members of the All 'Round Loyal Club, and give the workingmen a chance. What do we want—yes, what do we want? I will tell you—"

"Hear him!!" "Go on!!" "He's the man!"

"Hurrah for the workingman. Hurrah!"

The candidate skips the telling, and tries a new lead.

"Gentlemen do your duty at the polls."

"Hurrah!"

"Who steals all our public money and who robs you of all your earnings? Think of your families."

The roof shakes again and the novice turns to page 337 of the "Candidate's Own Friend" and catches as a closing phrase:

"I thank you—"

Here the roof falls in and the meeting adjourns, while the novice tells the Dutch saloon-keeper who rents the hall above to send around his beer bill next week. Summaries: Attendance, 17 men; 1 dog; hack, \$3.50; 68 beers, (average four rounds), \$3.40.

A Sad Summons.

A pall of sadness seemed to pervade our community when on last Friday morning at 11 o'clock the news was circulated that Mrs. T. A. Smith was dead. Although the victim of a lingering disease, her death was indeed a surprise and a terrible blow to her family and many friends, who looked for her speedy convalescence until death claimed her. Mattie Alice, second daughter of E. and I. S. Swearingen, was born Feb. 19, 1855, near Eugene, Lane county, Oregon, and departed this life at Victor, Oregon, May 15, 1896, aged 41 years, 2 months and 26 days.

June 13, 1875, at the age of 20, she was united in marriage to Thomas A. Smith, who survives her. She resided in Mon-

mouth, Linn Co., Oregon during the former part of her life. In 1883 she came to Eastern Oregon and has since resided here.

She leaves a mother, husband, five children, three sisters and a brother to mourn her loss. Sisters to the deceased are Mrs. T. J. Lee of Independence, Mrs. J. E. Lee of Junction City, Mrs. G. E. Shipley of Heppner and I. L. Swearingen, a brother, of Prineville.

Mrs. Smith was highly respected and greatly beloved by all who knew her. She was a conscientious, earnest Christian woman, being a member of the United Brethren church, for which she was an untiring worker. During her sickness Mrs. Smith bore her sufferings with fortitude. Although cheerful and hopeful for recovery, she felt resigned toward the will of God. At last, when death came to claim her, her face bore a sweet smile and her spirit took its flight from this world of care and passed to that unknown realm where there is no death.

The funeral occurred Sunday at Kelly's church in the presence of a very large assemblage of people. Rev. T. Merrill of Dufur preached the funeral discourse. Many were the beautiful floral tributes presented in memory of one much loved. In their bereavement the family have the heartfelt sympathy of all in their great sorrow. A FRIEND.

Victor, May 20, 1896.

A QUESTION ANSWERED.

"Why Did You Come Out Independent?" By the request of many friends and voters of this county, who believe, like myself, that this free country should be run by the people, and not by any faction nor political bosses of any party, who would down a man without any cause whatever.

Now, gentlemen, I do not ask for more than others have had before me, and have only done my duty as a faithful custodian of the funds of this county, and shall continue to do so as long as you say by your vote for me to stay in this office; not favoring the rich more than the man who toils long for his hard-earned dollar.

I leave it to the voters of this county to say if a tried man is not as good as an untried man in this responsible office. dl-20w3t WM. MICHELL.

Don't Like the Home Comfort Range.

TO THE EDITOR:—I have thoroughly tried the Home Comfort range, now being sold by agents here, and would not give any other good common stove for it. S. R. DARLAND, Goldendale, May 7, 1896.—Goldendale Agriculturist.

Notice of Final Settlement

Notice is hereby given that the undersigned has filed with the clerk of the County Court of the State of Oregon for Wasco County his final account as administrator of the estate of Silas Prather, deceased, and that said County Court, by an order made and entered on the 1st day of April, 1896, has fixed Monday, the 4th day of May, 1896, at 2 o'clock p. m. as the time and the County Court room in Dalles City, Oregon, as the place for hearing said final account and objections thereto and to the settlement of said estate. J. M. HUNTINGTON, Administrator of estate of Silas Prather, deceased. apr4-11

Administrator's Notice.

Notice is hereby given that the undersigned has been duly appointed by the Hon. County Court of the State of Oregon for Wasco County, as administrator of the estate of Anna Francis Carlson, deceased. All persons having claims against said estate are hereby notified to present the same to me at my office in Dalles City properly verified within six months from the date of this notice. Dated May 12, 1896. FRANK MENEFEE, Administrator of the estate of Anna Francis Carlson, deceased. may10-04-11

Did you know?

That we have opened up a Wholesale Liquor House at J. O. Mack's old stand?

The purest Wines and Liquors for family use.

STUBLING & WILLIAMS

Sheriff's Sale.

By virtue of an execution issued out of the Circuit Court of the State of Oregon on the 7th day of May, 1896, in a suit therein pending wherein J. M. Huntington is plaintiff and Audubon Winans, Mattie A. Winans and Linnaeus Winans are defendants, to me directed and commanding me to sell all of the following described real property lying and situate in Wasco County, Oregon, to-wit: Beginning at the northeast corner of Sec. 20, Tp. three north, range 10 east, W. M., thence south 80 rods; thence west 30 rods; thence north 80 rods; thence east 20 rods to the place of beginning, containing 18 acres; all of lots two and three of Sec. 13, Tp. one north, range 10 east, W. M., containing 80 acres more or less; also all of the southwest quarter of the southwest quarter of Sec. 15, Tp. one north, range 10 east, W. M., containing 40 acres more or less; also all of the southeast quarter of the southeast quarter of Sec. 14, Tp. one north, range 9 east, W. M., containing 40 acres more or less. Together with all and singular the cements, hereditaments and appurtenances thereto belonging or in anywise appertaining to satisfy the sum of \$2,536.02 and interest thereon at the rate of ten per cent per annum from the 1st day of February, 1896, and the further sum of \$30 attorneys fees and the further sum of \$15 costs and disbursements therein; to-wit: I will, on the 6th day of June, 1896, at the hour of two o'clock P. M. of said day, at the court house door in Dalles City, Or., sell to the highest bidder for cash in hand, all of said real property, to satisfy said sums and interest and the costs of such sale, T. J. DRIVER, Sheriff of Wasco County, Or. may9-11

SUMMONS.

In the Circuit Court of the State of Oregon for the County of Wasco. A. S. Blowers, Plaintiff, vs. P. A. Snyder and Claude Markham, Defendants. To P. A. Snyder, one of the above-named defendants: You are hereby required to appear and answer the complaint filed against you in the above-entitled cause by the first day of the next term of the above-entitled court following the expiration of six weeks' publication of this summons, beginning on the 11th day of April, 1896, to-wit, on or before Monday, the 25th day of May, 1896, and if you fail to answer said complaint, or want thereof the plaintiff will take judgment against you and will apply to the court for the relief (to-wit: pay for in plaintiff's complaint, to-wit: for a judgment against you for the sum of \$1,450, with interest thereon at the rate of eight per cent per annum from the first day of April, 1896, and for \$400 attorneys' fees and the costs and disbursements of this suit, and a decree of foreclosure of the mortgage mentioned in plaintiff's complaint upon and covering the following described premises, situated in Wasco County, Oregon, to-wit: The South half of the Southeast quarter of Section 20, and the North half of the Northwest quarter, and North half of the Northwest quarter, and the Southeast quarter of the Northwest quarter and the Southeast quarter of the Southwest quarter of Section 29, in Township 2 North of Range 10 East of Willamette Meridian, containing in all 320 acres, more or less, and for such other and further relief as may be equitable and just. This summons is served upon you by publication thereof for six weeks in The Dalles Weekly Chronicle by order of Hon. W. L. Bradshaw, Judge of the Seventh Judicial District of the State of Oregon, made on the 10th day of April, 1896. W. H. WILSON, Attorney for Plaintiff. apr11-11

Independent Candidate for Sheriff.

I hereby announce myself an independent free silver candidate for the office of sheriff of Wasco county, Oregon, to be voted for at the general election to be held on June 1, 1896. JONJ M. RORR.