

The Weekly Chronicle.

NOTICE.

All eastern foreign advertisers are referred to our representative, Mr. E. Katz, 230-234 Temple Court, New York City.

STATE OFFICIALS.

- Governor: W. P. Lord
Secretary of State: H. R. Kincaid
Treasurer: Phillip Metchan
Supt. of Public Instruction: G. M. Irwin
Attorney-General: C. M. Tolson

COUNTY OFFICIALS.

- County Judge: Robt. Mays
Sheriff: T. J. Driver
Clerk: A. M. Kelley
Treasurer: C. L. Phillips
Commissioners: J. A. Blowers, J. S. Kimsey, W. H. Whipple

NOW FOR COAL.

We are pleased to note that the money for purchasing a diamond drill has nearly all been raised, and that the full sum is now assured.

The prospecting for coal is of course but an experiment, but it is an experiment that must be made to test the matter. It is an experiment that had to be made at every point where coal is now successfully mined.

We congratulate our citizens on their pluck in going down into their pockets in these hard times, and sincerely hope their liberality will be rewarded a hundred thousand fold.

ANOTHER REASON.

The situation at Salem remains unchanged, and bids fair to get no better. Were it only the election of a senator that divided the house, the matter might be settled, but behind the senatorial election looms up the old Portland fight that has for years interfered with legislation and gives promise of remaining alive indefinitely to worry the state.

This furnishes really a stronger motive for holding up the senatorial election, and the Multnomah bosses use the latter as a blind. Of course they do not want Mitchell, but they would not hold out on that proposition alone.

The Oregonian but a month or two ago called Jonathan Bourne a scoundrel, and the free silverites anarchists. Now it is like peas in a pod with the whole lot. It indorses their action in holding up the state, and says the house is not organized because the parties who want to organize it intend to do so on a boodle basis.

With Joe Simon and Jonathan Bourne yoked together, the Oregonian and its "anarchists" lying peacefully side by side, it would not require a great stretch of the imagination to believe the millenium was at hand. The lie and the lamb are down together.

A gentleman just home from Salem says that Jonathan Bourne is over-reaching himself. That he is feeding and wining the cow county members in a manner they are not accustomed to, and that within two weeks the whole lot will be laid up with the gout.

atban Bourne, and all others opposed to the election of John H. Mitchell. We regret that the infantile member from Antelope, "Baby Jones," is in with the gang of robbers. He was sent from this district to legislate for the people, and his first duty is to assist in organizing the legislature.

Congressman Ellis has had his bill, extending for two years the time in which to make final proof on forfeited railroad lands, passed by the house. It seems quite probable that it will also pass the senate.

Our sheepmen, who have been depending on a joint memorial from our legislature to congress, concerning the opening of the Cascade forest reserve, had best get on another tack. From present indications congress will adjourn before the legislature organizes.

There was a slight change in the situation at Salem yesterday, in the answering to their names by three of the Democrats. This may have been done in good faith, or it may have been, as Bilyeu expressed it, "a desire to come in and see what was going on."

Another petition to Hon. F. N. Jones is being circulated quietly among the select few. We have not had the pleasure of seeing it, but presume from its source it is an indorsement of his course.

The members of the third house are not getting much newspaper notoriety. For three whole days not one of them has had the pleasure of seeing his name in print. Can it be that their small rays have been swallowed up in the effulgence of that legislative sun, Jonathan?

The Oregonian is remarkably quiet. Waking up to find itself in bed with the Populists and Democrats, it has turned over on its little back and gone to sucking its little rosy toes, deriving what consolation it may from the uniqueness of its surroundings.

Three of the counties of the state have ignored the action of the state board of equalization, and purpose collecting taxes according to the assessment made by the county assessors. It is probable more of the counties will follow suit, especially those where the assessment was raised materially.

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A large, nicely furnished room, suitable for one or two gentlemen. Good location. Apply at this office. j13-d1w

PETITION FOR MR. JONES.

THE DALLES, Or., Jan. 16.—G. Jacobsen, who expects to be postmaster at The Dalles if Mitchell is elected senator, was engaged today circulating a petition asking F. N. Jones of Bakeoven, Wasco county, representative-elect, to go into the Mitchell senatorial caucus.

When a cause becomes so desperate that nothing remains to bolster it up with but falsehood, its death is but a question of time, and a short time at that. It required native genius, and one would almost be forced to think newspaper training, to concentrate so much lie as is contained in the article above quoted from the Oregonian of yesterday into so limited a space.

The petition did not ask F. N. Jones, "representative-elect" of this county, to "go into the Mitchell senatorial caucus;" but it did ask said Jones to assist in organizing the house, that the business of the state might be attended to, and it asked nothing more.

The name of "John Cradlebaugh, defeated candidate for district attorney last June on the Democratic ticket," is not second on the list, but is the fifteenth; while the name of Bert Thurston is not third on the list, but twenty fifth.

With regard to Mr. Jacobsen's aspirations for the postoffice we are uninformed; but will say that it is the first time we have heard it intimated that he had desires in that direction. However, if this is true, we know no law against any citizen seeking an appointment.

As for Mr. Cradlebaugh being defeated for district attorney, the author of the dispatch quoted seems to think it a disgrace for a Democrat to be beaten by a Republican; yet Cradlebaugh himself has a better opinion of Republicans than that, notwithstanding his defeat.

Now, then, if the gentleman who telephoned that article to the Oregonian read the petition, he lied knowingly and maliciously concerning every material allegation therein contained. He lied concerning the object of the petition. He lied concerning Senator Dufur. He lied concerning Cradlebaugh's name on the petition, and did it the second time in regard to Thurston's. He lied concerning Jacobsen being a candidate for postmaster; and he lied generously, promiscuously and in unlimited quantity.

We appreciate fully his delicate sarcasm concerning the prominence of the people named, but deprecate his judgment in pronouncing almost all the business men in town as being of no prominence.

Ananias and Sapphira, Baron Munchausen and Eli Perkins need no longer be held up as shining lights in the firmament of falsehood; but The Dalles correspondent can fill its cerulean-hued skies from zenith to nadir, the visible incarnation, the avatar of untruth.

JONES TO LECTURE.

The Oregonian yesterday printed the following in a position in its columns where it was not over-prominent. It corrects one of the five deliberate lies told in the article in its Sunday issue:

The petition circulated in The Dalles on Saturday, directed to Mr. F. N. Jones, one of the representatives of Wasco county, demanding that he go in the house caucus, will have no effect on him. Representative Jones is old enough and big enough to act for himself. He was elected as a representative, unpledged,

and purposes to remain so and act in the best interests of the state. The dispatch from The Dalles, published yesterday, relative to the petition, contained an error. Senator Dufur if not promised the land office at The Dalles. It is his brother, W. H. H. Dufur; but his hope of securing such place is contingent on his brother's senatorial vote for Mitchell.

And so Jones is going into the lecture business. Well! Well! What will come next? As to his being old enough and big enough to act for himself, we doubt it, or he would not submit to the dictation of Jonathan Bourne; and as to his being elected "unpledged," we call attention to a communication from Hood River, on our local page, giving this statement the lie direct.

It would seem from the article above quoted that Jones is much bigger now than last June, for now he has grown so great that we petty men must creep beneath his huge legs in fear and trembling lest he lecture us on our temerity in daring to approach him with a petition. "Upon what meat hath this our Caesar fed?" Has Bourne given it a new bottle with a white nipple, or promoted it to "spoon victuals?"

NOT ALL OUR WAY.

There is doubt expressed by leading statesmen as to the benefits to be derived from the treaty between this country and England, submitting all disputes to arbitration. It is claimed that under the terms of the treaty the Monroe doctrine cannot be interpreted by us, but will be entirely under the control of King Oscar of Sweden.

It may be all right, but results will determine the fact. While we have the highest regard for Mr. Olney, and recognize his ability as a statesman, we at the same time realize that the trained diplomats of England generally keep the long end of the lever, and it is safe to assume that England has not surrendered or the United States gained much by the treaty. Each country will stay by it as long as it suits them, but if ever the Monroe doctrine is called in question, this country will jump the treaty without any compunctions of conscience.

Ex-Secretary Tracy points out the fact that if Spain should sell Cuba to England, this country could not resist her occupancy of the island, but would have to submit the matter to an European monarch.

Will Jones Deny?

HOOD RIVER, Or., Jan. 18, 1897.

Republicans of this community are getting tired of seeing in each issue of the Oregonian a statement from The Dalles that F. N. Jones was not pledged to support anyone for United States senator. He positively pledged himself prior to election to support and vote for John H. Mitchell, and we are prepared to substantiate the fact with affidavits from a score of responsible men of this place, besides we hold a letter written by Jones and signed by him wherein he again promised to vote for Mr. Mitchell.

If Mr. Jones denies this we are prepared to furnish the proof. Those promises elected Jones, as a good many Republicans, knowing who nominated him, declined to vote for him until these pledges were made. We, the undersigned, heard Jones promise unqualifiedly to vote for John H. Mitchell if he was elected representative.

A. S. BLOWERS, J. P. WATSON, W. M. YATES, L. N. BLOWERS, G. T. PRATHER.

A New Sewing Machine.

A good story is told about a bright young fellow over in Morrow county, who showed some very good judgment and a sharpness which young men over here might well imitate.

This particular young man was given \$50 by his parents, who reside some miles from Heppner. He was instructed to proceed to Heppner, interview the sewing machine agents, and purchase the best and most improved machine to be found on the market.

This young fellow conceived a brilliant scheme and carried it out. He mounted a saddle horse, leading another, and went over to the home of the young lady to whom he had vowed love as eternal as the light of the stars in the blue heavens above. He laid his plan before her, exhibited the \$50 and induced

her to go to Heppner with him and get married. This was accomplished in a few hours. Then, after a modest wedding dinner at the Palace hotel, to which a few friends were invited, the young couple mounted their horses and rode to the young man's home. The bride was presented to the astonished parents and when they asked where was the sewing machine, the brilliant youth replied that his new wife was the best and most approved sewing machine of which he had any knowledge, and so he had brought her home in fulfillment of the parents' orders. They accepted her.

Installation Ceremonies.

THE DALLES, Jan. 18, 1897. At the last regular meeting of J. W. Nesmith Post, and J. W. Nesmith, Woman's Relief Corps, a joint installation was held in Fraternity hall, which was filled to overflowing. The following officers were installed in the post by past commander, W. S. Myers, in a manner that touched the hearts of all present. He was most ably assisted by Mr. E. K. Russell, as officer of the day: H. H. Leonard, commander; W. A. Maddron, Sen. V. C.; James Lemson, Jun. V. C.; J. R. Hall, surgeon; E. N. Chandler, Chap.; C. H. Browne, Qm.; J. M. Patterson, Adj.; R. L. Aiken, O. D.; L. H. Nichols, O. G.; Jacob Fritz, sergeant-major.

At the conclusion of these ceremonies, Mrs. Mary O. Nichols, president of the W. R. C., took the chair stating that the next thing in order was the installation of the officers of J. W. Nesmith Relief Corps, which for the first time in its history would be done by a national officer, whereupon Mary Scott Myers, member of executive board national W. R. C., was introduced and proceeded to install the following officers: Mary Leonard, president; Millie McDonald, Sen. V. P.; Susie Phillips, Jun. V. P.; Mrs. S. Myers, secretary; Lizzie Ulrich, treasurer; Mary O. Nichols, chaplain; Alice Varney, conductor; Leviner Lemson, guard; Mattie Barnett, assistant conductor; Della Phirman, assistant guard. Mrs. Myers was assisted by Miss Jennie S. Russell, past department secretary, acting conductor.

At the close of the installation ceremonies, Mrs. Mary Nichols took the chair and installed the installing officer as secretary of J. W. Nesmith, W. R. C., for the coming year. Mrs. Mary Leonard then, in a few fitting words, proved to Mrs. Nichols that her sister members wished her to feel sure of their love and kind wishes, by presenting her a gold badge pin of our order. Mrs. Nichols responded in a gracious manner with many thanks. Mrs. Mary Briggs gave a reading and recitation, portraying Sheridan's ride, in a pleasing manner. Short speeches from old soldiers and old-time songs, precious and sweet to every loyal heart, filled an hour long to be remembered as a bright, happy one to these united orders.

The Grandest Remedy.

Mr. R. B. Greeve, merchant of Chilhowie, Va., certifies that he had consumption, was given up to die, sought all medical treatment that money could procure, tried all cough remedies he could hear of, but got no relief; spent many nights sitting up in a chair; was induced to try Dr. King's New Discovery, and was cured by the use of two bottles. For past three years has been attending to business, and says Dr. King's New Discovery is the grandest remedy ever made, as it has done so much for him and also for others in his community. Dr. King's New Discovery is guaranteed for Coughs, Colds and Consumption. It don't fail. Trial bottle free at Blakeley & Houghton's Drug store. (2)

Cinnamon as an Antiseptic.

That "no living germ of disease can resist the antiseptic power of essence of cinnamon for more than a few hours" is the conclusion announced by Mr. Chamberland as the result of prolonged research and experiment. It is said to destroy microbes as effectively, if not as rapidly, as corrosive sublimate. Even the scent of it is fatal to microbes, and Mr. Chamberland says a decoction of cinnamon should be taken freely by persons living in places affected by typhoid or cholera.—Medical Age.

Beginning Classes.

Beginning classes will be organized in the first primary departments of Union street and Academy Park schools on Monday, Jan. 25, 1897. Children who are 6 years of age before May 1st may enter school at the above date. Parents and guardians are requested to send all beginners for the spring term on Monday, so as to start with the new classes.

Refrigerator Line.

Attention of shippers is called to the new refrigerator line operated by the Oregon Railway & Navigation Company between Portland, Huntington, Spokane and intermeditated points, leaving Portland on train 22, Wednesdays and Saturdays. E. E. LYTLE, Agent.

Tygh Valley Roller Flour Mills.

Tygh Valley Roller Flour Mills are running full time on No. 1 wheat. Flour equal to the best always on hand. Prices to suit the times. Also mill feed in quantities to suit.

W. M. McCORKLE & SON. aug8-6mw Proprietors.



ELY'S CREAM BALM is a positive cure. Apply into the nose. It is quickly absorbed. 50 cents at Druggists or by mail, 75 cents. ELY BROTHERS, 66 Warren St., New York City.

SUMMONS.

IN THE CIRCUIT COURT of the State of Oregon for Wasco County. Alma C. Howe, Plaintiff, vs. Samuel T. Howe, Defendant. To Samuel T. Howe, the above named defendant: In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled court and cause, on or before the first day of the next term of said court following the expiration of the time prescribed in the order for the publication of this summons, to-wit: On or before the 5th day of February, 1897; and if you fail to so appear and answer, or otherwise plead in said cause, the plaintiff for want thereof will apply to the court for the relief prayed for in the complaint filed herein, to-wit: That the bonds of matrimony between plaintiff and defendant be dissolved; that the plaintiff be awarded the custody of the minor child mentioned in said complaint; Hester A. Howe, that defendant be barred of all right, title or interest in the real and personal property of plaintiff, and that plaintiff have and receive her costs and disbursements made and expended in this suit, and for such other and further relief as to the Court may seem equitable and just. This summons is served upon you by publication thereof, by order of the Hon. W. L. Bradshaw, judge of the above named court, on the date of October 30, 1896, and was made and dated at Dalles City, Wasco County, Oregon, on October 30, 1896. JOHN H. CRADLEBAUGH, Attorney for Plaintiff.

SUMMONS.

IN THE CIRCUIT COURT of the State of Oregon for Wasco County. Frank J. Meyers, Plaintiff, vs. Annie M. Meyers, Defendant. To Annie M. Meyers, the above named defendant: In the name of the State of Oregon, you are hereby required to appear in the above entitled court and answer the complaint filed against you in said court and cause, on or before the first day of the next regular term of the Circuit Court for Wasco County, Oregon, following the expiration of six weeks' publication of this summons, to-wit, Monday, the 8th day of February, 1897, and you will take notice that if you fail to so appear and answer, or otherwise plead in said cause, the plaintiff for want thereof will take judgment against you for the relief prayed for in his complaint, to-wit: A decree of divorce forever dissolving the bonds of matrimony heretofore and now existing between plaintiff and defendant, and for such other relief as may be equitable and just. This summons is served upon you by publication thereof in The Dalles Chronicle, a newspaper of weekly publication and general circulation, published at The Dalles, Wasco County, Oregon, by order of Hon. W. L. Bradshaw, judge of the above named court. G. W. PHELPS, Attorney for Plaintiff.

SUMMONS.

IN THE CIRCUIT COURT of the State of Oregon for Wasco County. Ernest Morgan, Plaintiff, vs. Nettie Morgan, Defendant. To Nettie Morgan, the above named defendant: In the name of the State of Oregon, you are hereby required to appear in the above entitled court and answer the complaint filed against you in said court and cause, on or before the first day of the next regular term of the Circuit Court for Wasco County, Oregon, following the expiration of six weeks' publication of this summons, to-wit, Monday, the 8th day of February, 1897, and you will take notice that if you fail to so appear and answer, or otherwise plead in said cause, the plaintiff for want thereof will take judgment against you for the relief prayed for in his complaint, to-wit: A decree of divorce forever dissolving the bonds of marriage heretofore and now existing between plaintiff and defendant, and for such other relief as may be equitable and just. This summons is served upon you by publication thereof in The Dalles Chronicle, a weekly newspaper of general circulation published at The Dalles, Oregon, by order of Hon. W. L. Bradshaw, judge of the above named court. Dated at Dalles City, Or., Dec. 19, 1896. G. W. PHELPS, Attorney for Plaintiff.

Notice of Sheriff's Sale.

By virtue of an execution and order of sale duly issued by the Clerk of the Circuit Court of the County of Wasco and State of Oregon, dated the 7th day of January, 1897, in a certain action in the Justice Peace Court for said county and state wherein Erik Nelson as plaintiff recovered judgment against Alexander Watt for the sum of \$85.50 and costs and disbursements taxed at \$13. on the 17th day of October, 1896.

Notice is hereby given that I will on Monday, the 15th day of February, 1897, at 10 o'clock in the forenoon of said day, sell at public auction to the highest bidder for cash, the following described property, to-wit: Two acres of land at the Cascade Locks, commencing at the north-west corner of the southeast quarter of section twelve in township two north of range seven east of Willamette Meridian in Oregon; running thence south ten rods, east thirty-two rods, north ten rods, west thirty-two rods to place of beginning. Taken and levied upon as the property of the said Alexander Watt, or so much in thereof as may be necessary to satisfy the said judgment in favor of Erik Nelson against said Alexander Watt, with interest thereon together with costs and disbursements that have, or may, accrue. Sheriff of Wasco County, Oregon. E. J. BRIVEL, Dated at Dalles City, Jan. 8, 1897. j13-1-1

Sheriff's Sale.

Notice is hereby given that under and by virtue of an execution and order of sale issued out of the Circuit Court of the State of Oregon for Wasco County, dated the 12th day of January, 1897, and to me directed and commanding me to sell the property hereinafter described to satisfy the sum of \$50, with interest thereon at ten per cent per annum from Dec. 2, 1896, a balance due upon a judgment in the above named court in favor of Robert Mays and L. E. Crowe, parties doing business under the firm name of Mays & Crowe, and against Geo. D. Armstrong and Sarah L. Armstrong, given and rendered upon on the 9th day of November, 1896, I will on Wednesday, the 10th day of February, 1897, at the hour of 10 o'clock a. m., sell at the courthouse door in Dalles City, in the presence of the Court, at public auction, to the highest bidder for cash in hand, the following described real estate, to-wit: Lot 13, in Block 12 in Thompson's Addition to Dalles City, in Wasco County, State of Oregon. Dalles City, Oregon, Jan. 12, 1897. DRIVER, j13-1-1 Sheriff of Wasco County, Oregon.

Administrator's Sale.

Notice is hereby given that the undersigned, in pursuance of an order made by the Honorable County Court of the State of Oregon for Wasco County, on the 23rd day of November, 1896, will on Monday, the 25th day of December, 1896, upon the premises hereinafter described, sell to the highest bidder for cash in hand, the following described real estate belonging to the estate of Mary M. Gordon, deceased, to-wit: The south-west quarter of section thirty-two in township four south of range thirteen east of the Willamette meridian, in Wasco County, Oregon, containing 160 acres. Dated this 25th day of November, 1896. Administrator of the estate of Mary M. Gordon, deceased. nov23-1-1