

OREGON MIST.

United States and County Official Paper.

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DAVIS BROS., Editors.
St. Helens, August 18, 1893.

Under the Sherman law \$147,000,000, in silver bullion was brought and piled up in the vaults of the treasury. This vast amount of money, or what could easily be made money, is not in circulation nor is the silver certificates issued to pay for it and redeemable in gold, in circulation, as many suppose. These certificates were purchased in a foreign market and held until heavy interest had accrued and were then presented for redemption in gold coin. This is the reason the gold reserve was slaughtered and shipped to Europe; the result is that over \$300,000,000, or more than \$3.25 per capita has been withdrawn from circulation in this country. By repealing the Sherman law and authorizing the coinage of all this bullion gold shipments will stop, interest on the certificates will cease, a handsome addition will be made to our circulating medium, healthy monetary conditions will take the place of contraction stringency and depression, the old regime will prevail and things generally will soon develop a tendency to assume normal conditions. It must not be assumed, however, that a repeal of this law will act as a healing panacea for all the evils from which this country is just now suffering, for although it will greatly mitigate and improve the situation it can only eradicate the evils for which it is individually responsible. This country is in need of a well defined tariff policy and the changes demanded by and expected of the administration will have the effect of unsettling values and depressing manufacturing interests as long as the uncertainty regarding it prevails; therefore the people can consistently demand of the administration an immediate and distinct definition of its attitude on this question which, no matter what position it shall take will have a salutary effect upon the unsettled conditions which now obtain.

We can now purchase anything we eat, drink, wear or otherwise enjoy with our present silver currency just as readily as with gold-bearing green backs, and can even exchange silver dollars for gold dollars wherever any man happens to have gold to use in his business. What then does the present political hue and cry about the difference between gold and silver mean or amount to? It seems to be a mere cry of "wolf" to divert attention from the real danger arising from the fear of tariff tinkering. Every senator and representative in congress knows that we now have five hundred million dollars in silver ready for circulation just the same in value when coined as gold if paid out in small quantities. Taking this view of it we fail to see what hinders the present silver circulation from being increased a hundred fold by coining the bullion, which is now on hand and readily accessible in our own mines, and thus while the government makes a big profit to meet ordinary disbursements, it retires its gold-bearing green-backs in exchange for the improved silver coin, and thus husband its gold for payment of the national debt. The present underweight of silver coins should, of course, be redeemed by the government, on demand, with coins at full weight, as the disbursement of the mints earnings for producing the new coins. The enactment of such a law would instantly put a hundred thousand idle miners at work at living wages in procuring the precious metal which the present uncertain state of affairs has rendered not worth the digging.

A CANVAS of the populist and free silver congressmen discloses the fact that a break in the silver forces has occurred. The cause of the trouble is that some of the silver producers of the west are advocating a compromise measure or a ratio of twenty to one, which the populists claim is an abandonment of the principle for selfish ends. The populist leaders in congress unite in the verdict that the increased ratio proposed would increase the national debt twenty five percent; that it would benefit the silver producers alone without helping farmers or wage-earners by increasing the price of products or wages. In consequence of this decision the populists and free silver men will take a firm stand in favor of a sixteen to one ratio believing that sustaining such a ratio would greatly mitigate the losses to their party by the repeal of the Sherman law. Representative McCreary, of Kentucky, has put himself on record as favoring the repeal of the purchasing clause of the Sherman act and recognizing silver by authorizing the secretary of the treasury to coin each month into standard silver dollars 2,000,000 ounces of the bullion now in the treasury, of which there is now about \$120,000,000 on hand. McCreary also favors the appointment of

a committee of competent financiers to make a thorough investigation of the silver question and report to congress.

Congress has decided to spend two whole weeks, squabbling like so many school boys over a few silly rules which shall govern their proceedings, and making long winded speeches on a subject which could easily be settled in twenty-four hours. In the meantime the country is suffering from the evil effects of silly legislation which has been forced upon by the aggregation of idiots otherwise known as representatives and senators. The paucity of the English language forbids a just and proper characterization of such proceedings. Congress was called together for the purpose of enacting laws which would relieve the country of the terrible paralysis from which it is prostrated, and not for the purpose of making an oratorical display before a great array of empty desks and a few sleepy pages. That serene, august and imposing coherence of imbeciles entrusted with the government of this country and called congress, is referred to the fact that this country needs more legislation and less wind and is respectfully requested to leave off gabbling like a flock of geese and get down to business.

If Congress does the pre-er thing it will get to work and repeal the Sherman law and substitute it with another law authorizing the free coinage of American silver, and the ratio or parity will not make much difference so long as we have plenty of money to do business with. Existing laws say it is proper to protect the American productions, from which it is inferred that it is proper to protect the American silver mine from competition with the foreign, and dignity and honor our own silver coin by giving it an allotted place in our market. Silver we must have under some condition or other, and the sooner congress decides how we are to have it the quicker it will have established for itself a record for some semblance to an approach to sanity and reason, and get the country out of the mess it is in.

If the farce-comedy equited enforcing the Geary law continues much longer people will begin to wonder whether congress or the United States district court is running this country. Portland has had a daily performance of this kind of a show ever since the provisions of the Geary law denying admission to Chinese went into effect on the 6th of last May. Just how much longer this show is going to be kept on the boards will probably be decided by the number of Chinese who choose to come to this country, which is probably legion. Several ship loads of these heathens have come here in open violation of law and almost without exception they have succeeded in getting ashore either on forged certificates of citizenship or writs of habeas corpus issued out of the district court.

This country must have silver. It is the poor man's money and the business of the country cannot be transacted without it, but congress must decide how and in what shape and quantity it is to be furnished us. The Sherman act has proved a failure as a silver law but has undoubtedly saved the country from the effects of worse legislation. It now remains for congress to discover the proper place silver should occupy in our monetary system and enact such laws as shall keep it in a position to do the least harm while doing the most good and performing such functions as shall be required of it. The silver question must be quickly settled; our monetary system will be fatally disturbed until it is.

The best way for the friends of silver to help their cause is by demanding the white metal in payment for all debts and the sale of goods or products. By so doing a demand will be created for silver and confidence in its usefulness and value as money will be restored which nothing else could do. The government cannot force silver upon the country. The people must demand silver of the government by patronizing it in preference to other money thus making it absolutely necessary for the government to furnish the people with silver money and sustain its action in so doing.

If the Cleveland administration is anxious to get this country out of the fix it is in, it can very easily do so by defining its policy upon one or two important questions which the people are waiting to have settled. Everything is uncertainty. Nothing has an established value because of the effect upon values of legislation which is sure to come in some shape or other within the next few months. Not

even gold itself has an established value for this same reason. Give the country a policy and it will soon be alright.

If the next congress will repeal the Sherman law and authorize the National banks to issue currency up to the par value of their bonds, it will declare itself in harmony with an intelligent and conservative view of the money question. In on the other hand, we now repeal all silver coinage laws our attitude may lead to a concerted action on the part of all civilized governments towards the employment of the white metal as currency. The American Banker.

EDITOR P. W. PARKER, who for the past twelve years has watched over the columns of the Astorian, either in capacity of foreman or editor, has disposed of his interest in that paper to Samuel Blinn, who will hereafter back the business financially. J. R. Bathon will be editor and R. W. Gibson will have charge of the local department.

By reason of the severe attack of cramps with which the country is afflicted, the cholera epidemic predicted and billed for the present season has been almost lost sight of.

HAVE YOU BACKACHE?

DR. GRANT'S KIDNEY AND LIVER CURE

CURES
Bright's Disease,
Inflammation of the Bladder,
Yellow Water, Brick Bedding in Urine,
Burning Sensation, Pain in the Back, and all Diseases of the Kidneys.

PREPARED BY
O.W.R. MANUFACTURING CO., PORTLAND, OREGON.

Mr. Thomas Batts, editor of the Graphic, Texarkana, Arkansas, has found what he believes to be the best remedy in existence for the flux. His experience is well worth remembering. He says: "Last summer I had a very severe attack of flux. I tried almost every known remedy, none giving relief. Chamberlain's Colic, Cholera and Diarrhea Remedy was recommended to me. I purchased a bottle and received almost immediate relief. I continued to use the medicine and was entirely cured. I take pleasure in recommending this remedy to any person suffering with such a disease, as in my opinion it is the best medicine in existence. 25 and 50 cent bottles for sale by Edwin Ross."

Administrators Notice
The undersigned, having been appointed by the County Court of Columbia County, Oregon, administrators of the estate of Geo. Clark, deceased, all persons having claims against said estate are requested to present the same to us at Astoria, Oregon, within six months from this date.

Notice
County Treasurer Whitson can be found at his office in the court house, in St. Helens on Wednesdays and Saturdays of each week.

Notice of Final Settlement.
In the County Court of the State of Oregon, for Columbia County.
In the matter of the estate of Margarette J. Neff, deceased.
Notice is hereby given that I have made and filed my final account, and petition to be discharged, as executor of the last will and testament of Margarette J. Neff, deceased, and that said account and petition shall not be allowed should appear and present same.
Done by order of Hon. Dean Blanchard, probate judge.
Made at chambers August 1st, A. D. 1893.
PETER J. LOUISIGNOT, Executor.

Administrators Notice.
NOTICE is hereby given by the undersigned administrator of the estate of Charles Thegoda, deceased, to the creditors and all persons having claims against the said deceased, to exhibit them with the necessary vouchers within six months after the first publication of this notice, to the said administrator, at the St. Charles Hotel, in the city of Portland, Oregon.
ALBERT JOHNSON, Administrator of the estate of Charles Thegoda, deceased. Dated July 21 1893.

Notice for Publication.
Land Office at Oregon City, Oregon, July 31, 1893.
Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim and that said proof will be made before the County Clerk of Columbia County, at St. Helens, Oregon, on Sept. 21st, 1893, viz:
SORS CH. HOLLER,
Pre-emption D. S. No. 7520, for the N. E. 1/4 of S. E. 1/4 section 5, W. 1/2 of S. W. 1/4 section 4 and S. W. 1/4 of S. W. 1/4 section 9, T. 3 N., R. 3 W.
He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:
A. L. Aley and Jessie Alley, of Astoria, Columbia Co., Ore.; Ole Erickson and Chris Johnson, of Clatskanie, Columbia Co., Ore.
J. T. APPERSON, Register.

Notice for Publication.
Land Office at Oregon City, Oregon, July 31, 1893.
NOTICE is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the County Clerk of Columbia County, at St. Helens, Oregon, on Sept. 18, 1893, viz:
JACOB NUSBAUMER,
Homestead entry No. 7420, for the S. W. 1/4 of section 2, T. 4 N., R. 2 W.
He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:
Homer C. Brown, Gottlieb Anliker, C. C. Clarke and Jacob Zwingle, of Beulah, Columbia Co., Oregon.
J. T. APPERSON, Register.

DR. PRICE'S Cream Baking Powder

The only Pure Cream of Tartar Powder—No Ammonia; No Alum.
Used in Millions of Homes—40 Years the Standard.

Summons by Publication.

IN THE CIRCUIT COURT OF THE State of Oregon, for the County of Columbia.

P. R. CROSS, Plaintiff,
vs.
OSCAR AKIN, WILLIE I. AKIN, J. M. CROSS, Defendants,
AND JOHN BACKUS.

To OSCAR AKIN and WILLIE I. AKIN, Defendants:
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 suit, by the first day of the term of the above court, commencing on the first Tuesday after the second Monday in October, 1893, and if you fail to so appear or answer, for want thereof, the plaintiff will apply to the court for the relief demanded in said complaint, namely: That he have judgment against the defendants, Oscar Akin and Willie I. Akin, for the sum of \$131.00 with ten per cent. interest from the 4th day of January, 1892, due on a promissory note made by them to the plaintiff, and \$100 attorney's fees, and his costs and disbursements, including taxes paid by him on the southwest 1/4 of section 28, township 5 north, range 3 west of the Willamette meridian, in said Columbia county, state of Oregon, and praying the foreclosure of a mortgage executed and delivered to him by said Oscar Akin and Willie I. Akin on said land, to secure the payment of said note, and such other and additional relief as may to the court seem meet and the nature of this case may require. This service of this summons by publication is in obedience to an order therefor by Hon. J. H. McBride, judge of said Circuit Court above named, dated July 15th, 1893.
DELL STUART, Attorney for Plaintiff.

Notice for Publication.
Land Office at Oregon City, Oregon, July 10, 1893.

NOTICE is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the County Clerk of Columbia County, at St. Helens, Oregon, on August 28, 1893, viz:
JACOB ZEYVIGLEY,
Homestead entry No. 6879, for the northwest 1/4 of section 32, township 6 north, range 2 west of section 31, and west 1/2 of the southwest 1/4 of section 31, township 7 north, range 2 west, 280 acres, 47.00 per acre.
The southeast 1/4 of the southeast 1/4 of section 36, township 7 north, range 2 west, 40 acres at \$5 per acre.
The northwest 1/4 of section 6, township 6 north, range 2 west, containing 160 acres, \$10 per acre.
185 acres in section 3, township 7 north, range 2 west. A one and one-half story house, 16x28; barn, 18x30, with sheds; 16 acres cleared, 100 in pasture, 1 acre of prunes, bearing, other fruits, cuts 30 tons of hay. Price \$2,500. Terms easy.
100 acres of land, house and barn, 15 acres cleared and fenced, some fruit trees bearing. Price \$10 per acre. Terms easy.
Terms—One-third cash, balance secured by mortgage at 5 per cent. interest.

Some "Good Buys"

FOR SALE BY—
D. J. SWITZER,
ST. HELENS, OREGON.

The southwest 1/4 of section 32, and the southeast 1/4 of the southeast 1/4 of section 31, and west 1/2 of the southwest 1/4 of section 31, township 7 north, range 2 west, 280 acres, 47.00 per acre.

The southeast 1/4 of the southeast 1/4 of section 36, township 7 north, range 2 west, 40 acres at \$5 per acre.

The northwest 1/4 of section 6, township 6 north, range 2 west, containing 160 acres, \$10 per acre.

185 acres in section 3, township 7 north, range 2 west. A one and one-half story house, 16x28; barn, 18x30, with sheds; 16 acres cleared, 100 in pasture, 1 acre of prunes, bearing, other fruits, cuts 30 tons of hay. Price \$2,500. Terms easy.

100 acres of land, house and barn, 15 acres cleared and fenced, some fruit trees bearing. Price \$10 per acre. Terms easy.

Terms—One-third cash, balance secured by mortgage at 5 per cent. interest.

Astoria Marble Works,

J. H. IMHOFF, PROP.



Marble and Granite WORK.

All Kinds of Cemetery Work.

FOOT OF OLNEY STREET, ASTORIA, OREGON.

ST. HELENS HOTEL.

J. George, Proprietor.

Tables always supplied with the best delicacies and delicacies the market affords.

TERMS REASONABLE FOR REGULAR BOARDERS.

Having been newly refurbished, we are prepared to give satisfaction to all our patrons, and solicit a share of your patronage.

ST. HELENS OREGON.

TOURIST AND FAMILY HEADQUARTERS.

New York Restaurant.

ANDERSON & BEAKY, Proprietors.

No. 132 First Street, PORTLAND, OREGON.

McNutt Bro's.,

The Leading Merchants

Vernonia and Cornelius

Write to Cornelius for Stage Dates.

Supplies for Campers and Fishermen.

Vernonia and Cornelius, Or.

Oregon State Normal School, MONMOUTH, OR.

The Leading Normal School of the Northwest.



Strong Professional and Academic Courses, and well organized Model School for Practical Training of Teachers. Normal, Advanced Normal, Business, Music, and Art Department. Beautiful and healthful location, Light Expense, no Saloons. The Normal has enjoyed a steady growth during the past year, reaching an enrollment of over 400, the largest in its history. New members have been added to the faculty, new apparatus supplied, and the course of study revised and strengthened. The graduates are in demand to fill good positions. The diploma entitles the holder to teach in any County in the State without further examinations. Tuition, Normal \$6.25 per term of 10 weeks; Sub-Normal \$9.00 per term of 10 weeks; Business \$2.25 per term. Board at Normal \$10.00 per week. Rooms from \$2.00 per week—unfurnished—to \$1.00 and \$1.25 furnished. Board and lodging in private families \$5.00 to \$1.00 per week. Tuition, board, lodging and books less than \$10 per year. Conservatory of Music, Thorough Courses are offered in Vocal and Instrumental Music. Tuition, \$10 per term of 20 lessons. Monmouth is centrally located from all parts of the state, twelve miles from the State Capital. Sixty miles South of Portland. Catalogues cheerfully sent on application. Address P. L. Campbell, Pres. or S. Head, Secy., - Faculty.

Don't Fool With Fakes

If yourself or friends wish to be cured of Liquor, Opium, Morphine, Choral, Cocaine or Tobacco habits, seek only the genuine Keeley Treatment, which is the only safe, reliable and permanent cure in existence. Genuine Keeley Institutes, with most favorable surroundings, at Forest Grove and Roseburg, Or.

Write for particulars. Correspondence confidential.

"BIRDS OF A FEATHER FLOCK TOGETHER."

This is the reason why

The St. Charles Hotel,

C. W. KNOWLES, Proprietor.

Has such a large patronage by the business men of the State.

If you want to meet a friend you will always find him at The St. Charles.

Do You Drink? MUCKLEBROS.

OF COURSE YOU DO.

ROUGH AND DRESSED LUMBER.

DEALERS IN—

"THE BANQUET." Dry Goods, Groceries,

Hay, Flour and Feed.

St. Helens, Oregon.

POOL OR BILLIARDS,

They can assure you that they have the best table in town. Everything new and neat, and your patronage is respectfully solicited.

"THE BANQUET"

ST. HELENS, OREGON.

LEARN TELEGRAPHY!—A TRADE. IT PAYS.

Success Sure.

Address J. C. SEYMOURER, Oregonian Bldg. PORTLAND, OREGON.

Hart & Sweetland,

Proprietor—

St. Helens Meat Market

Fresh and Salted Meats, Sausage, Fish and vegetables.

Meats by wholesale at special rates.

Express wagon run to all parts of town, and charges reasonable.

H. VARWIG & SON,

WHOLESALE AND RETAIL

Liquor Dealers.

231 FRONT STREET, PORTLAND OREGON.

J. H. DECKER, Tonsorial Artist.

The old and reliable barber has his razors just as sharp as can be found, and will shave you comfortably and quickly for only fifteen cents. Give Him a Call at the Old Stand. ST. HELENS, OREGON. HOULTON, OREGON.

SHERIFF'S SALE.

STATE OF OREGON,) ss.
County of Columbia,)

BY VIRTUE OF AN EXECUTION issued out of the Circuit Court of the State of Oregon for the County of Columbia, to me directed, in favor of Robert S. Robertson, against Chas. Gomme and Mrs. C. Gomme, for the sum of (\$100.00) dollars judgment, with interest at the rate of 10 per centum per annum, from the 15th day of March, 1893, and the further sum of (\$41.10) dollars costs and accruing costs, commanding me to make sale of the following-described real property, to-wit: Lot eleven (11), in block 10, in the original town of Bryantville, now known as Clatskanie, in Columbia county, state of Oregon, together with the tenements, hereditaments and appurtenances thereunto in or to in anywise appertaining, all being situated in Columbia county, state of Oregon. I duly levied upon said premises on the 3rd day of July, 1893. Now in pursuance of said execution, I will on the 25th day of August, 1893, at the hour of 10 o'clock A. M. of said day, at the courthouse door, in said county and state, sell at public auction all the right, title, claim and interest in and to the above described real property of the said Chas. Gomme and Mrs. C. Gomme, to the highest bidder thereof, to satisfy said execution, interest and costs.

G. A. MARRIS, Sheriff of Columbia County, Or.

SHERIFF'S SALE.

STATE OF OREGON,) ss.
County of Columbia,)

BY VIRTUE OF AN EXECUTION issued out of the Circuit Court of the State of Oregon for the County of Columbia, in favor of W. H. Moyer and assistant John Maynard for the sum of \$758 with interest thereon since the 1st day of March, 1893, at the rate of 8 per cent per annum, and for the costs and expenses of said writ and of said sale, said writ was directed and delivered to me as sheriff of Columbia County Oregon, commanding me to make the above-named sums out of the property of the said defendant John Maynard, and for the cost of personal property thereon since the 1st day of March, 1893, at the rate of 8 per cent per annum, and for the costs and expenses of said writ and of said sale, said writ was directed and delivered to me as sheriff of Columbia County Oregon, commanding me to make the above-named sums out of the property of the said defendant John Maynard, and for the cost of personal property thereon since the 1st day of March, 1893, at the rate of 8 per cent per annum, and for the costs and expenses of said writ and of said sale, said writ was directed and delivered to me as sheriff of Columbia County 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