

OREGON MIST.

ISSUED EVERY FRIDAY MORNING
—BY—
BEEGLE & DAVIS.

OFFICIAL COUNTY PAPER.

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Surveyor.....W. H. Meserve, Deltona
Commissioners.....A. G. Schoonover, Vernonia

ST. HELENS, OREGON, MARCH 27.

The wrongs of Ireland are small in comparison with those of Cuba. Spain has practiced every conceivable method of extortion and oppression, where she should have acted a friendly and beneficial part, and the Cubans have the best of reasons for breaking away from her.

The new United States ram Katahdin has gone into commission with a crew of ninety men and seven officers. This ship has some novel features, and just what it can accomplish in a sea fight is a matter of conjecture. But its purpose is to go straight at an invading fleet and try conclusions.

The commercial invasion of the United States by Japan is imminent. Her manufacturers are indomitable, and it seems that the Japanese are not disposed to buy anything abroad which they can make at home. The balance of trade between Japan and the United States seems permanently against us.

SENATOR MITCHELL has secured a favorable report from the senate committee on privileges and elections on his joint resolution proposing an amendment to the constitution providing for the election of senators by a direct vote of the people. There is little doubt that the resolution would pass the house if that body were given an opportunity to vote on it, but its fate in the senate is uncertain.

FRENCH editors are always comic when they mention names and places in America. One of them says Spain will not retreat before "Sherman, the brother of the slayer of the Colorado Indians." The Frenchman had Sheridan and the Piegans in mind. Victor Hugo referred to Grant as the executioner of John Brown, a statement supposed to have some relation to the fact that Lee commanded the troops that captured Brown.

LET the old men, if their memories go back to 1860, recall the old hardware store, and they will recall that on the shelves 95 per cent. came from England and 5 per cent. were produced in the United States. Let them go into the hardware store of 1892, and they will find that upon the shelves of that hardware merchant 5 per cent. is from abroad, 95 per cent. made at home by American workmen. Yes, made in American shops by American workmen from American raw material.—McKinley.

A FEW months ago an American with commercial instincts arrived in Yokohama with a collection of samples of American jackknives sufficient to stock a country fair. He announced that he had come to Japan to build up American trade. He did not remain long, and now it is advertised that he has turned up in San Francisco with a stock of samples of Japanese manufactured goods prepared to knock the American market silly. He is able, he says, to lay down all sorts of goods in California, duty paid, at from thirty to fifty per cent. less than the same class of articles can be manufactured in America.

ON the strength of the experiment with the Roentgen ray a scientist has come forward with a pamphlet to claim that the sun is not an inconceivable hot body, but a habitable globe with an ideal climate. It sends to the earth vast currents of electricity which, in passing through our atmosphere, are converted into light and heat. According to this theory the earth is magnet, solarized in space, and between all heavenly bodies exists an interaction of electro-magnetic currents. These currents from the sun are fully returned to it, because the reaction of the other heavenly bodies equals the sun total of the sun's electric discharges. In regard to the creation of the earth, the authority has no explanation to offer, but he says the sun is not going to cool off, man will not disappear, nor will the earth ever become a frozen ball on account of the sun's loss of heat.

THE county convention to take place here next Tuesday promises to be one of more than ordinary importance, since there are a number of candidates for several of the offices to be filled. The contest for sheriff and judge will be especially spirited, not only because there are a number of aspirants, but also because of the importance of the two positions; and at this time no one seems to have a corner on the situation. It is a matter which the convention only can settle, and whatever the outcome in that body, so long as it is a fair contest should meet the hearty sanction of the party and the unsuccessful aspirants. The one object of the convention, however, should be to place none save clean men upon the ticket; men who will command the support of the people on election day, and men who are thoroughly competent to perform the duties of the office to which they seek election. If this is done the republicans need have no fear of defeat at the polls. No point should be lost sight of that would tend to promote harmony in the party, which means success at the polls.

REPUBLICAN success in Columbia county this year depends entirely upon the judgment displayed by the county convention which meets next Tuesday in selecting candidates for office to be voted for on the first day of June. This is naturally a republican year, but notwithstanding that fact the personnel of the ticket will decide the fate of the party in this county, and should anyone nominated fail of election there will be no one responsible except the nominating convention itself. We do not pretend to say who the candidates ought to be. That matter can better be settled by the delegates who are the representatives of the people from the different precincts sent here for the special purpose of serving the interests and wishes of those whom they are to represent. The matter, for the time being, is out of the hands of the people, so to speak, but the people are again to be heard on election day to ratify or disapprove the work of their servants in the convention, and their rights will be asserted by the ballot on that day. As stated before, this is a republican year, and if only clean, competent men are placed on the ticket the result need not be doubted. The people want efficiency, and if we misjudge not public sentiment at this time they will vote only for men whom they have a right to expect will serve their wishes.

THE framers of the federal constitution displayed great wisdom and foresight in preparing that document, and for a time it seemed to cover every phase of conditions for the existence of a great nation. But as time goes on new conditions confront the people and new practices are required. This seems especially true in the mode of electing United States senators. The time was, perhaps, in the beginning of this government, when the present method was most desirable, but even then the plan was, to some extent, contrary to a republican form of government, because in a republic the legislative branch of government should be directly controlled by the governed. All the while the United States senate has been drifting further away from the people until now that a making branch of the government has almost passed beyond the control of the people. It seems absolutely necessary, therefore, that our federal constitution be so changed that the people elect, not only United States senators by direct vote, but all other public servants as well.

WRITH but one dissenting vote, that of Boutelle of Maine, the house of representatives last Tuesday passed the Confederate disability bill, known as Hill's bill to remove the restrictions against the appointment, as officers of the army and navy, of persons who held commissions in the regular army or navy before the rebellion, and who subsequently took part in the war on the side of the Confederacy, which passed the senate during the height of the excitement over the Venezuela boundary question.

Candidate for County Judge.
I wish to inform the voters of Columbia county that I am a candidate for the office of county judge, subject to the action of the county republican convention.
H. L. WARREN.

Crushed by a Log.
GRANT'S PASS, March 21.—A probably fatal accident occurred this afternoon at Merlin, a milling town nine miles north of this place, in which a sawlog rolled over a man named James Fielder while hauling logs. Full particulars could not be learned, but it is known that he is badly injured. He has a family.

Five Cents for Salmon.
ASTORIA, March 20.—One thousand fishermen met here tonight and fixed the price of salmon for this season at 5 cents per pound. It was decided that if the cannerymen would not pay this price the fishermen would strike. The Fishermen's Protective Union also decided to incorporate that body, and elected seven trustees. Harry Olsen was elected light-keeper on Sand Island.

All Free.
Those who have used Dr. King's New Discovery know its value, and those who have not have now the opportunity to try it free. Call on the advertised druggist and get a trial bottle free. Send your name and address to H. E. Bucklin & Co., Chicago, and get a box of Dr. King's New Life Pills free, as well as a copy of Guide to Health and Household Instructor free. All of which is guaranteed to do you good and cost you nothing. Dr. E. Ross, druggist.

Perpetual Injunction.
SALEM, March 21.—Circuit Judge Hewitt today rendered a decree making perpetual the injunction heretofore granted in the case of the state, plaintiff, vs. Treasurer Metcalf, defendant, restraining the defendant from paying the \$25,000 warrant, issued December 11, 1895, in payment for the site for a branch asylum in Eastern Oregon. In overruling the demurrer and the motion to dismiss the complaint, the costs were taxed to the defendant.

Challenge to Debate.
The McKinley Republican Club, of St. Helens, Oregon, hereby challenge the Populist party of Columbia county to a joint debate on any question of politics, at any time. Debators to consist of five members of the Peoples' party and five members of the McKinley club, speeches to be limited to fifteen minutes to each speaker. Debate to take place at any point in the county agreed upon. HARRISON ALLEN, D. DAVIS, President. Secretary.

Call for County Democratic CONVENTION.
THE Democrats of Columbia County are hereby requested to meet in Convention at St. Helens, Oregon, on Saturday, April 4th, 1896, at 1 o'clock P. M., for the purpose of electing a County Committee, appointing delegates to the State Convention and nominating a County Ticket for the ensuing June election.

THE Democrats of Columbia County are hereby requested to meet in Convention at St. Helens, Oregon, on Saturday, April 4th, 1896, at 1 o'clock P. M., for the purpose of electing a County Committee, appointing delegates to the State Convention and nominating a County Ticket for the ensuing June election. It is desirable that all precincts of the county should be represented; but owing to the past neglect to hold primaries, it is now deemed advisable for the county Democrats to meet without the usual mode of selection, and have to the Convention the test of the qualification of its members, and the proportionate representation of the several precincts of the county. Columbia County, March 9th, 1896. C. S. EMERSON, Chairman. THOMAS COOPER, Co. Com. GEORGE F. MOECK, Secretary.

SPAIN IS GETTING ANXIOUS

Would Not Recognize United States Commission.

A War With This Country Preferred to Sacrificing Her Interests in the Island of Cuba.

MADRID, March 22.—La Epoca, the leading Spanish ministerial organ, says: "An extensive examination of the accounts published by the leading American newspapers of the debates in congress shows that, setting aside hypocrisy, the real issues, as some senators point out, is whether the United States can take possession of Cuba by force or not.

"If they can, why, let them declare war against us; let them set their fleets in motion and send them to Cuba. They need not doubt that we will receive them as it behooves us to do. If they cannot declare war, then, as honorable members of congress have said, let these debates cease and let Spain govern herself with the liberty she is entitled to and which nobody can limit.

"Anything is better than to go on threatening and hiding under the veil of jingoism and the no longer fashionable intonations of those whose aspiration is the independence of Cuba in order to obtain its annexation afterward."

The Herald says: "Spain could never officially recognize a United States commission in Cuban affairs. It is impossible that President Cleveland should have such an idea. War between Spain and America would be preferable.

"Spain, in former times, has accepted the consequences of a more terrible struggle than would be a war with the United States, and we should prefer to risk a war to recognizing a commission."

Almost all the newspapers here pretend to regard as unfounded the rumor that President Cleveland will appoint a Cuban commission, and they echo the sentiments of the Herald on the subject. No official intimation of such a commission has yet reached here.

POINTED AND PERTINENT.

The New York World is trying to put a hoodoo on Gov. McKinley by predicting his nomination.

It is difficult to see how respectable people can oppose a measure that will close more than 9,000 of the worst saloons of New York, as it is admitted that the Kailens bill will do.

Even as sturdy a fighter as Dr. Talmage had to acknowledge complete defeat when he ran up against the grippe.

The fool friend of the candidate is again talking wherever he can get a reporter's ear, no means unpunished by any one candidate.

A Belgium judge goes up head of the reform class. He discharged a prince who was proven to be guilty of several praiseworthy crimes on the ground that he was suffering from "hereditary degeneracy, and without penal responsibility."

It will be safe enough for society to indulge in a Byron revival, provided it does not include Byron's habits.

Newspaper enterprises are necessarily limited in Turkey, where the Sultan compelled the editors to announce the assassination of the president of France as a death from apoplexy.

The only tax the democrats can get out of the anti-nomination campaign is by discussing the probable republican nominee. It can't matter about their own, and the most of them know it.

There is a key which will unlock the Cuban deadlock between congress and the president, but it seems to have been temporarily misplaced.

Bismarck was born on April 1st, which shows how ridiculous it is to call it "All Fool's Day."

Mr. Cleveland seems a little shy about announcing his opposition to Cuban beligerency.

The North and South Carolinians who have opened general stores for the purpose of detouring the grant to campaign purposes, may or may not be made wiser by their experience, but it is certain they will be made poorer.

Dime museum managers should at once engage the solitary Olney delegate from the District of Columbia before he changes his choice.

Ex-Governor Campbell, of Ohio, has so far recovered from his last drubbing as to begin talking politics again. Some men never know when they get enough.

Mr. Cleveland is said to be annoyed because the senate has virtually asked him to define his position toward Cuba. Fray, why?

Summons.

In the Circuit Court of the State of Oregon, for the County of Columbia.
Mary Amaden and L. E. Amaden, her husband, plaintiffs,
vs.
D. W. Zeller, Jane Adeox, & W. Johnson, Mand Johnson, Archie Johnson, Johnson, H. F. Allen and L. H. Lewis, co-partners as Allen & Lewis, and E. F. Quirk, as administrators of the estate of E. F. Johnson, deceased, defendants.

To Jane Adeox, 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 suit by the first day of the May term of the Circuit Court of Columbia County, for the year 1896, to-wit: On or before May 12th, 1896; and if you fail to so answer, for want thereof the plaintiff will apply to the Court for the relief demanded in the complaint, to-wit: For the appointment of a guardian ad litem to represent defendant Mand, Bonnie and Archie Johnson in this proceeding.

For judgment against the defendant, D. W. Zeller, for the sum of \$1100 with interest thereon at the rate of 6 per cent per year from December 1st, 1894, together with \$300 attorneys fees, and costs in this suit.

For a decree foreclosing all claims, liens or rights of each defendant, and all persons claiming under them, in and to the land and premises described in the complaint, to-wit: All that portion of the Johnson land claim, William G. Poppleton and wife, in section number sixteen (16) in township number three (3) north, of range number two (2) west, of Columbia County, Meridian; and seven and one-half (7 1/2) acres from said out of section number fifteen (15), in said township and range, and particularly described as follows: Commencing at the northwest corner of said section number fifteen (15); hence running east on the section line thirty (30) rods; thence south forty (40) rods; thence west thirty (30) rods to the section line; thence north on the section line forty (40) rods to the place of beginning; and containing in all One Hundred and Sixty-nine and a half (169 1/2) acres, or more or less, all situate in Columbia County, State of Oregon; and ordering a sale of the same and an application of the proceeds to the payment of said judgment.

And for such other relief as may seem most equitable to the Court.
This summons is published by order of the Hon. T. A. McBride, Judge of this Court, made on the 15th day of March, 1896, at Columbia City, Oregon.
DILLARD & COLE,
Attorneys for Plaintiffs.

In the Circuit Court of the State of Oregon, for the County of Columbia.
Charles H. Sewth, plaintiff,
vs.
Mabel A. Newth, defendant.

To Mabel A. Newth, the defendant above named: IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear and answer plaintiff's complaint herein on the first summons to-wit: On Tuesday, the 12th day of May, A. D. 1896, and if you fail to so appear and answer, plaintiff will apply to the Court for the relief demanded in his complaint, to-wit: A decree dissolving the bonds of matrimony existing between plaintiff and defendant, and a weekly allowance for the support of plaintiff, and further relief, as to the Court may seem just and equitable.

This summons is served upon you by publication in the St. Helens Star by order of Hon. T. A. McBride, Judge of said Court, dated February 10, 1896.
C. J. CURTIS,
Attorney for Plaintiff.

In the Circuit Court of the State of Oregon, for the County of Columbia.
Andrew Holm, plaintiff,
vs.
Mena T. Holm, defendant.

To Mena T. Holm, 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 suit, in the above entitled Court, on or before the first day of the next regular term of said Court, to-wit: On Tuesday, the 12th day of May, 1896, and if you fail to so answer, for want thereof, plaintiff will apply to the Court for the relief demanded in the complaint, which is: for a decree of Court dissolving the matrimonial bonds existing between plaintiff and defendant, for costs and disbursements, and for such other and further relief as in equity may seem just.

This summons is served upon you by publication in the St. Helens Star by order of Hon. T. A. McBride, Judge of the above entitled Court, made and dated on the 25th day of March, 1896.
FRANK J. TAYLOR,
Attorney for Plaintiff.

In the Circuit Court of the State of Oregon, for the County of Columbia.
Belle J. Macdonald, plaintiff,
vs.
H. J. Macdonald, defendant.

To H. J. Macdonald, 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 suit, in the above entitled Court, on or before the first day of the next regular term of said Court, following the expiration of six weeks from the date hereof, to-wit: On or before Tuesday, the 12th day of May, 1896; and if you fail to so answer, the plaintiff will apply to the Court for the relief demanded in the complaint, and for the costs and disbursements of suit.

This summons is published by order of Hon. Thomas A. McBride, Judge of the above entitled Court, made and dated on the 25th day of March, 1896.
FRANK J. TAYLOR,
Attorney for Plaintiff.

In Advance

THE
Mist and Oregonian
ONE YEAR

This offer holds good only for new yearly subscribers who pay in advance and old ones who pay up to date and one year in advance. One year will extend the time over the state campaign in the spring and the presidential election in November.

THE
One Dollar
Saved by taking the two paper together, the price of each, separately, being \$1.50.

Summons.

In the Circuit Court of the State of Oregon, for the County of Columbia.
G. W. Cole, Notary Public
vs.
E. E. Quick, Commissioner of Deeds for Washington

Cole & Quick,
ST. HELENS, - OREGON
Proprietors of
"Thorn's Numerical System"

—OF—
Title Abstracts"
—FOR—
Columbia - County, - Oregon
TITLES

Examined and abstracts furnished. Will attend to matters before the Board of Equalization; payment of taxes, etc. Real Estate, Conveyancing, and Insurance, and Loans negotiated.

Notice of Final Settlement.
Notice is hereby given that the undersigned administrator of the estate of John Ivey, deceased, has filed his final account and petition for distribution in the matter of said estate, in the county court of Columbia county, Oregon, and that the judge of said court has appointed Tuesday, the 5th day of May, 1896, at the hour of 10 o'clock A. M. of said day, and the courtroom of said court, as the time and place for the hearing of objections to such final account and petition for distribution. All persons interested in the estate are hereby required to file their objections thereto on or before Tuesday, the 5th day of May, 1896.
EDWIN L. HALL, D.
Administrator of the estate of John Ivey, deceased.

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INCORPORATED JAN. 6, 1896.
J. R. Nell, president; E. W. Allen, vice-president; C. N. Scott, secretary; P. H. Ward, assistant secretary; C. H. Newell, cashier.

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P. O. Box 67, Marietta, Ill.

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—VIA—
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Our tables will at all times be found supplied with the best edibles and delicacies the market affords.
TERMS REASONABLE FOR REGULAR BOARDERS
The hotel having been newly refurnished we are prepared to give satisfaction to all our patrons, and solicit your patronage.
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