

OREGON MIST.

ISSUED EVERY FRIDAY MORNING
BY
BEEGLE & DAVIS.

OFFICIAL COUNTY PAPER.

Subscription Rates.
One copy one year in advance..... \$1.50
One copy six months..... .75
Single copy..... .10

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ST. HELENS, OREGON, JULY 24.

The whirligig of times brings in some curious happenings. Who would have thought a few years ago that David B. Hill would be the champion of Cleveland in a democratic convention; and who would have thought, after Cleveland had been three times the presidential candidate of the democracy, a democratic convention would refuse by an overwhelming majority to endorse his administration.

There is a justice of the peace and a constable in Benton county who were elected all right, but can't find a place where they have jurisdiction. The precinct is a newly created one and the voters went to work and elected their precinct officers without ascertaining that the precinct had never been made a justice district and was therefore under the same jurisdiction as before. The officers have their certificates of office, but are still no more than honorary members in the society for the depletion of the county treasury.

The slanders of disreputable persons are often heard more than they are heeded. The thing to do when misrepresented and maligned by the unscrupulous rabble of which this world abounds is to treat the matter with silent contempt. The parties who do the talking have no reputation at stake and therefore nothing to lose, besides such persons soon find their proper level in the community in which divine providence permits them to exist and their utterances do not command the attention of the better element of society. The words of the scandal monger, it is true, are annoying to some for a time, but the inevitable always happens, when their perfidy reacts upon their own heads.

With a duty on wool and lumber the Pacific Coast would today be enjoying prosperity. But so long as these two industries are crippled, or rather killed by the present tariff law, prosperity need not be expected. How is it, sheepmen, with wool 6 cents per pound instead of from 12 to 20 cents? How is it lumbermen, with lumber \$6 instead of \$12 per thousand? And back of this comes the other industries of Oregon and Washington which are affected by the above prices on our principle products. Cordwood for instance \$1.75 instead of \$2.25 and \$2.50 per cord, and the cutting of the same, 65 cents instead of 90 cents and \$1. Do you want a continuation of these reductions in your labor? If so vote the Bryan ticket. If not vote for McKinley and protection to the industries, at least, which directly affect pocket books.

Mr. BRYAN, upon receiving notice of his nomination at Chicago, hastened to write a letter in which he stated positively that under no circumstances would he be a candidate for re-election. Little rash statements like the above, however, are forgotten by the time the next national convention is held, and if not forgotten Mr. Bryan, like his predecessor, will be a candidate just as long as his party will permit him to be. Mr. Cleveland, it will be remembered, made this same declaration in 1884 when he was nominated the first time. But notwithstanding the declaration made, he has twice since accepted the nomination, and the only reason he did not accept it this year, was because it was not tendered him. Mr. Bryan, like the Chicago platform, is composed principally of promises, which in most part are forgotten immediately after the election is over.

WHILE in this city, Wednesday, Superintendent Watts completed all necessary arrangements for the institute which will take place here, beginning next Monday. The local programme committee consist of Mrs. J. G. Muckle, Mrs. T. J. Cleeton, Mrs. J. R. Beegle, Dr. Edwin Ross and Mr. C. H. Newell, who are to work in conjunction with and under authority of the county school superintendent during the institute. Miss Lou Barr, of Clatskanie, is expected to be present and add to the interesting occasion with instrumental music. Professor Weizel's quartet, of Portland, will be present one evening and favor the gathering with vocal selections. The institute, entire, promises to be one of more than usual interest to those who are fortunate enough to be present. Addresses will be delivered during the session by Professor Strange of Oregon City, Professor Hoadley of Portland and State Superintendent G. M. Irwin.

JONATHAN BOURNE has not yet resigned as secretary of the republican state central committee, nor is he likely to, since a large majority of the republicans of the state have confidence in his republicanism and ability to do efficient work for the party. The howl that the Oregonian and a few of the old ringsters are making against Mr. Bourne are direct thrusts at McKinley and Hobart in this state, for should Mr. Bourne be compelled to resign, the indignation among silver republicans would lose the party several thousand votes in the coming election. There can be no question about this. But what cares the Oregonian whether McKinley is elected. That paper is anything but republican, according to its own statements, and also according to its attempt to defeat a regular nominee of the party at the June election. Then again it is a well known fact that the Oregonian has at all times at heart been in favor of free trade, and at different times in its existence has openly advocated the same. How, then, can it be sincere in its support of the McKinley ticket or the tariff plank in the platform? In deed the republican state central committee should pay the great daily something to openly oppose McKinley. It would help him to carry this state.

Law Regarding Forest Fires.
The law in Oregon regarding the setting out of fire is as follows, as per proclamation just issued by Governor Lord:
SECTION 1. If any person shall maliciously, with intent to injure any other person, by himself or any other person, kindle a fire on his own land or the land of any other person, and by means of such fire the buildings, fences, crops, or other personal property or wooded timber lands of any other person shall be destroyed or injured, he shall, on conviction, be punished by a fine of not less than \$20 nor more than \$1000, or by imprisonment in the county jail not less than three months nor more than twelve months, according to the aggravation of the offense.

SECTION 2. If any person shall without malice kindle any fire in any field, pasture, enclosure, forest, prairie or timber land not his own, without the consent of the owner, and the same shall spread and do damage to any buildings, fences, crops, cordwood, bark, or other personal property not his own, or to any wood or timber land not his own, he shall on conviction be punished by a fine of not less than \$10 nor more than \$100 and costs, according to the aggravation of the offense, and shall stand committed until the fine and costs are paid.

SECTION 3. Any person who shall enter on the lands of another person for the purpose of hunting and fishing, and shall, without the consent of the owner of said lands, kindle any fire thereon, shall be punished by a fine of not less than \$10 nor more than \$100, and if such fine be kindled maliciously, and with intent to injure any other person, such offender shall be punished by a fine of not less than \$20 nor more than \$250, or by imprisonment in the county jail not less than three months nor more than twelve months.

SECTION 4. Any person or persons who shall willfully set fire to any wooded country or forest belonging to the state or the United States, or to any person or persons, shall be deemed guilty of a misdemeanor, and upon conviction before a court of competent jurisdiction, shall be punished by a fine not exceeding \$1000, or imprisonment not exceeding one year, or by both such fine and imprisonment; provided, that nothing herein contained shall apply to any person who in good faith sets a back fire to prevent the extension of a fire already burning.

SECTION 5. Upon any prosecution under this act, one-half of the fine imposed shall be paid to the person who first gives information thereof to the district attorney for the district in which the offense is committed, and the other moiety shall be paid into the county treasury for the benefit of the common school fund of the county in which said fine is collected.

A Cordial Greeting.
Two men of historical connections met by chance at McMinnville during the recent bimetallic convention. As is the custom in all conventions in Oregon every delegate does his best to get acquainted with every other delegate, and all delegates speak whether acquainted or not. Several delegates were going about introducing a rather handsome man of 40 or thereabouts, whom they called Mr. Booth, of McMinnville. They would say of him: "Mr. Booth is a son of the sheriff who hanged John Brown of Ossawatimie, at Harper's Ferry." All of which caused people to take more than common interest in Mr. Booth. Finally Mr. Booth was introduced to a man of excellent appearance whose name was Solomon Brown. After the introduction, Mr. Booth and Mr. Brown chatted very pleasantly for a minute or two.

"Mr. Booth," said Mr. Brown, "was it your father that hanged John Brown at Harper's Ferry?"
"Yes," said Mr. Booth. "He was sheriff at that time and it was his duty to officiate at the execution. No relative of yours, I hope?"
"Only my father," was the quiet reply.
Mr. Booth and Mr. Brown walked to a quiet corner in the hotel and talked old times for half an hour. They shook hands cordially when separating.

CLATSKANIE.
W. H. Abel was hauling cedar lumber this week.
Artie Hains has gone to St. Helens as a typo on the new paper.
Mrs. Millie Durham left her parents and friends here for her home in McMinnville Monday evening.
A. M. Tichenor returned from Astoria Monday morning and left again that evening for Portland on business.
John Wallace, of Mist looked in on us Monday morning, on his way home from a visit to the county seat.

Mrs. Johnson accompanied her daughter-in-law and child, to their house in Nehalem city, leaving Friday evening. She will make them a visit during the hot season.
Mrs. M. E. Page and family returned Tuesday from their visit in the country where Mrs. Page had been assisting her father and brother in housework while they were getting in hay.

Silvo Graham has been busy getting the crops taken care of from the Baiger place. He has had the assistance of Gov. Hill, Bernard Mathieson, and Bruce LeBar, a jolly set of farmers.
It is expected that the single mill will start up this week as the water is getting out of the way and the boys who were stopped from setting by the high water expect work again by the middle of this week.
J. T. Johnson and James Imel, were down from Rainier and spent a day or two in town, one looking after his family and the other after the peace of the city which fortunately had not been disturbed in his absence.
Charles Gomme returned Friday morning from Portland, and was kept quite busy getting the family and household goods off on the steamer the following Monday evening. The house here is for rent, we believe, and a splendid location for some young married couple to begin housekeeping in. Who will take it?
Bessie McClure has left us and gone to her parents near Forest Grove. There are many who think Bessie cannot well be spared from our town. But there is more than the one who sympathize with that will miss her, for Bessie is quite a favorite here and will be welcomed back any time.
Quite a crowd walked up the street Monday evening to see John Myers take his

first lesson on a bicycle he had just become a possessor of. He did not ride a very long distance as first but kept improving under the instructions of the city recorder and bids fair to be a cyclist very soon.

Prof. Whitten is receiving very gratifying encouragement in his efforts to establish a high grade school in Clatskanie. When the schools open in the fall we expect to accommodate all scholars from the alphabet to those preparing to enter college and make Clatskanie remain the educational center of the county.
A cloth tent on the grounds below Conyers' store now covers the machinery for taking photographs, and two ladies are in attendance to take necessary poses at you through the camera, and all the other work to complete a picture. The large boys and girls that promised to send their pictures when they had a chance now have the chance for a few days only.

J. J. Johnson came over from Mist last Thursday, bringing his boy, Lewis, with him suffering from a broken arm and dislocated elbow caused by his falling off a ladder at his home in town last Monday, and was given chloroform at the doctor's office to get the arm in shape. He was soon running around with his arm bandaged and was left in town until Monday, when his parents came over and took him back with them.
Mentioning the steamer Monday evening it looked as though quite a delegation were leaving town at that time. When the warlike party blew, Mr. L. Warren with his wife, baby and nephew, Mrs. David Davis, A. M. Tichenor, Charles Meserve, Misses Mary and Nora Sawyer and Bessie McClure, Charles Gomme, wife and children, Mrs. Durham and others were all seen making for the gang plank to get aboard giving the town a dignified look for a while until we counted heads and found there were plenty of people left to milk the cows and look after the increasing business interests of the community.

PURCHASE BY W. N. MESERVE.
We cannot, without a feeling of sadness, reconcile ourselves to the death of one known among us as an exemplary character, nor see the grief of friends without feeling that we, too, suffer bereavement with them. When it became known last Thursday that a telegram had been received announcing to W. H. Conyers that his daughter had died that morning in Oregon City and would be brought here for burial, expressions of sympathy could be heard on every side. The next morning the steamer Shaver brought the casket containing her remains, accompanied by her husband, mother, two sisters, and other friends. Men volunteered to carry the casket to the home of the deceased, and on Monday, nearly 4 p. m., when it was tenderly borne to the church where its reception had been provided for, and where an audience had gathered for the services. Many beautiful floral designs were placed on and about the casket, a tribute of loving friends to her memory. When the friends entered the church, the choir sang an appropriate selection and Rev. A. J. Edgerton, minister in charge, conducted the services, preaching a short sermon in which he testified to the goodness of the deceased during her illness and the excellence of her character as daughter and wife. His words were well chosen, and with his grateful thanks to the friends who had gathered to give words of admonition to the living, he gave words of comfort to the sorrowing. At the close of these services the pall bearers took up the casket and it was carefully taken to the Maplewood cemetery, where after a brief funeral service, it was tearfully hidden from view. "Earth to earth, dust to dust, and looking for the general resurrection." She had been cut down in the prime of life, not quite completing the 29th year of her age.

SHERIFF'S SALE.
BY VIRTUE OF AN EXECUTION AND ORDER of sale duly issued by the County Clerk of the County of Columbia, State of Oregon, in the Circuit Court for said county, in and to the effect that on the 13th day of July, 1896, in a certain action in the Circuit Court for said county and State wherein R. Eversling as plaintiff against W. A. Edgerton for the sum of \$1000.00, and costs and disbursements taxed at \$20.00, do hereby give notice that on Thursday, the 29th day of August, 1896, at the Court House in St. Helens, Oregon, at 10 o'clock in the forenoon of said day, sell at public auction to the highest bidder for cash, the following described real property, to-wit: 1/2 of section 34, Township 6 north, Range 3 west of Willamette Meridian in Columbia County, Oregon, and all interest thereon, and the said W. A. Edgerton or so much thereof as may be necessary to satisfy the said debt in favor of R. Eversling against said W. A. Edgerton with interest thereon, together with all costs and disbursements that have or may accrue. Dated at St. Helens, July 18th, 1896.

SHERIFF'S SALE.
In the Circuit Court of the State of Oregon, for the County of Columbia.
M. J. Kettering and J. E. Kettering, partners in business as M. J. Kettering & Company, plaintiffs,
vs.
W. C. King and E. E. King, defendants.
JUDGMENT and order of sale, duly issued out of and under the seal of the said court, and in the said entitled cause, do hereby give notice that on Thursday, the 29th day of August, 1896, at 10 o'clock in the forenoon of said day, sell at public auction to the highest bidder for cash, the following described real property, to-wit: 1/2 of section 34, Township 6 north, Range 3 west of Willamette Meridian in Columbia County, Oregon, and all interest thereon, and the said W. C. King and E. E. King, or so much thereof as may be necessary to satisfy the said debt in favor of M. J. Kettering and J. E. Kettering, partners in business as M. J. Kettering & Company, plaintiffs, against W. C. King and E. E. King, defendants, with interest thereon, together with all costs and disbursements that have or may accrue. Dated at St. Helens, Or., July 15, 1896.

Notice of Final Settlement.
NOTICE is hereby given that the undersigned administrator of the estate of Erik L. Jepson, deceased, has filed her final account and petition for final settlement and distribution of the assets of said estate, in the County Court of Columbia County, Oregon, and that the judge of said court has appointed Wednesday, the 29th day of August, 1896, at the opening of court on said day as the time for the hearing of objections to said account and petition. All objections to said account and petition must be filed on or before the date aforesaid.
ANNA C. JEPSON,
Administratrix of the Estate of Erik L. Jepson, deceased. 28/24

Administrator's Sale.
NOTICE is hereby given that in pursuance of an order of sale duly made and entered by the County Court of the County of Columbia, State of Oregon, in and to the effect that on the 22nd day of May, A. D. 1896, in the matter of the estate of Christian Stelman, deceased, the undersigned administrator of said estate will sell at public auction, subject to confirmation by said court, the following described real property, situate in Columbia County, State of Oregon, to-wit: An undivided one-half interest of, in and to the northwest quarter of the southeast quarter and lot number six, all in section number 13 in township 6 north of range 2 west of the Willamette meridian, and containing 79 84-100 acres, together with the tenements and hereditaments thereto belonging; said sale will be made on Tuesday, July 28th, at 10 o'clock a. m., at the front door of the Court House, in St. Helens, in said County and State. Terms of sale: Cash in U. S. gold coin, twenty per cent of the bid payable on the day of sale, and the balance of the bid payable on the day of confirmation of said sale.
S. H. HAVARD,
Administrator of the Estate of Christian Stelman, deceased. 28/24

Your Money's Worth Every Time At Dolman's Store.

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Columbia.
Adolph Blininger and Max Heilbronner, partners doing business under the firm name and style of Blininger & Co., plaintiffs,
vs.
Katie Schaefer and Jacob Schaefer, defendants.
Y required to appear before the above entitled Court on the 13th day of October, 1896, at 10 o'clock in the forenoon of said day, to answer the complaint herein filed in the above entitled action; and if you fail to appear or answer herein for want of writ, the plaintiff will apply to the Court for the relief demanded in the complaint herein, to-wit: For judgment against the defendants, and each of them, for the sum of Six Hundred and Seventy-five (\$675.00) Dollars, together with interest thereon at the rate of Ten per cent per annum from the 17th day of May, 1894, also the further sum of \$28.33 taxes, paid by the above named plaintiffs on the land described in the complaint herein, together with interest on said amount so paid for taxes at the rate of 8 per cent per annum from the 22nd day of May, 1894, also for the further sum of One Hundred (\$100.00) Dollars, together with interest thereon at the rate of Ten per cent per annum from the 17th day of May, 1894, also for the further 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