

# The Oregon Mist

Entered at the Postoffice at St. Helens, Oregon, as second-class mail matter.

ISSUED EVERY FRIDAY BY  
E. H. FLAGG,  
EDITOR AND PROPRIETOR.

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Advertising rates made known on application. Legal notices 25 cents per line.

## County Official Paper

CIRCUIT COURT OFFICERS:  
Thomas A. McBride, District Judge  
E. B. Tongue, District Attorney  
COUNTY OFFICERS:  
James Dart, Judge.....St. Helens  
W. A. Harris, Clerk.....St. Helens  
Martin White, Sheriff.....St. Helens  
W. C. Tieheuer, Com. Sec.....Clatskanie  
E. E. Quick, Treasurer.....Scappoose  
A. T. Laws, Assessor.....St. Helens  
J. H. Collins, School Sup.....Clatskanie  
C. T. Prescott, Surveyor.....St. Helens  
Frank Sherwood, Coroner.....Rainier

### A. & C. TIME TABLE

**HOULTON**  
Arrives from Portland—  
12:11 and 8:50 a. m.  
2:08 and 6:50 p. m.  
Leaves for Portland—  
7:58 and 11:18 a. m.  
9:03 and 4:11 p. m.

### AS TO PLEDGES.

The lower house of the Oregon Legislature, in addition to many other fool freaks, has passed a bill prohibiting candidates for office from giving pledges to their constituents. It should go farther, so as to reach the extreme of absurdity and make it illegal for any party, man, or set of men claiming to be members of a party, to promulgate anything purporting to be a platform of principles, or in any way to express themselves either for or against any heretofore promulgated platform, farther than in the case of a candidate for office to make the plain announcement, "I am a Democrat," or "I am a Republican." Surely this should be enough, and the candidate, if successful, should be free to exercise his individual judgment as to his duty as a partisan. The "pep," as the Oregonian terms the average voters, should be given to understand that they have no right to inquire as to a candidate's views upon any matter. It is enough for them to know that he is a member of the party and will do what he considers best for the party's interests. Asked as to how he will vote on the question of a raise of salaries the candidate for the Legislature must answer "I cannot tell. The law forbids my giving you any information as to how I stand upon any subject. I am on the ticket, and you must judge by my personal appearance whether I am the right man for the job." Surely the members who voted for this bill got into the wrong building at Salem. Dr. Lee Steiner might be able to do them some good if they would only give him a chance, and it is pitiful to see the Oregonian stooping to condone this folly. Since political parties were organized it has been the custom for candidates to tell their constituents how they would act if elected, and this has been the rule of all office-seeking, from the highest to the lowest, and no one ever saw any wrong in it until candidates for the Legislature were asked to sign what is known as Statement No. 1. There is no compulsion about it, and its strength does not depend upon its legality. The people are determined that United States Senators shall be elected by direct vote, and that will be the overshadowing issue in the next campaign, and it will, wherever necessary, wipe out party lines in the election of members of the Legislature. It can not be too often repeated that the election of a Democratic Senator in a Republican State was made possible by the votes of anti-staten-out politicians at the June election. We do not believe the trick can be repeated.

### A FAIR OFFER

If the Clatskanie Chief's proprietors really believe that paper has as large a subscription list as the Mist they should have contested the matter and not descended to the spy system and baby act. The Mist does not knowingly send papers to those who do not wish them and it is possible an inspection would prove the Chief has a number that are not bona fide subscribers. The Mist, when the Columbian suspended, took that paper's list, and this accounts for some of those the Chief lists as "never subscribed." As far as the figures published, the editor of the Chief knew by the totals that 75 at Clatskanie was a typographical error. At the time the list was made the Mist had 25 subscribers on its list at Clatskanie. The postmaster at that place has since notified us that several did not want the paper and their names have been dropped. The Mist's list at Clatskanie is now only 20, which we expect to increase materially during the present year. If, as we noted before, the Chief believes it has the larger list, we are willing it should continue its investigations, and if it can make it appear to the county court that it has more subscribers than the Mist we will relinquish the title of "official paper" and the compensation of one cent a line that goes therewith. We will give the Chief a month to make this investigation. Those taken from the Columbian's list were A. F. Meyers, W. Fraser, Kasper Koberstein, Fred Springer, Birkenfield and Lewis, J. C. Van, R. J. Popham, H. McKiel, Frank Dye.

### HUGHES AND THE POLITICIANS

It appears that in New York State Governor Hughes favors the direct primary system of nominations and that he is opposed by the "practical politicians" of the Republican party. It is the same everywhere. As Collier's Weekly plainly shows, the Oregon idea means the reformation of the United States Senate, and that stronghold of the monopolies has no desire to be reformed. It has the utmost contempt for those whom the Oregonian denounces as the "pep" and favors the old method by which such men as Depew, Platt, Aldrich, Quay, and all the other "great leaders" were able to succeed themselves in office and perpetuate the system that brought fabulous wealth to the few at the expense of the many. But the people have faith in such men as Governor Hughes and even the Oregonian admits his great ability. His speeches during the presidential campaign were master pieces and contributed materially to Republican success. The politicians may be powerful enough to inflict upon him temporary defeat at the hands of the present Legislature but that will only pass the matter up to the voters at the next election and make the direct primary the great issue in New York State, and members of all parties will unite in supporting candidates pledged to Governor Hughes' measures. The fight is on everywhere and everywhere the result will be the same. The people will not relinquish the power they have wrested from the bosses, either in Oregon or elsewhere, and the movement will continue until a Senate elected by the people submits to its constituents an amendment to the Federal Constitution providing for the election of United States Senators by direct vote of the people, and until this is done we believe Oregon will continue the present system.

### MORE LAWS NEEDED

#### One-Eyed Riley Philosophizes on the Oregon Legislature

During the short time our state legislature has been in session many meritorious bills have been introduced, chief of which might be mentioned the "Diminished Hat Pin Bill," the "Nine Foot Street Bill," and many others. Personally I have never suffered from short sheets in Oregon hotels, but I have never been a member of the legislature which probably is the reason. During the past year the officials have been particularly active in arresting men for carrying disabled guns and rusty pocket knives, but have entirely ignored the deadly 10-inch hat pin, though they must surely have realized its deadly possibilities in the hands of a desperate or irresponsible female. But there are other measures of equal importance which have been overlooked. One long felt want is a law compelling drivers of pleasure vehicles who are on the county road after dark to show either a green light, a white horse or a red headed girl. This would eliminate the danger of a collision and make travel safer. Another much needed law is one to create more legal holidays. We now have two months in the year in which no holidays occur, viz., August and October, also one or two others which have only a half holiday. This works a great hardship on many citizens who during the financial stringency made a solemn resolution to get drunk only on legal holidays. It worked all right during the fall of 1908, but but since that period there has been much dissatisfaction. There seems to be a growing sentiment in this community for a day to be known as "mother in law's day," to be celebrated April 1st, as the weather is usually stormy about that date, anyway. Then about August 1st we could have "Grandpa's Day," which is a favorable date for a hot time. October 1st, which is sandwiched between Labor Day and Thanksgiving, could be set apart as "Merry Widow Day," for the benefit of widows, widowers, old maids and bachelors. This day would doubtless soon become as strenuous to the adult as the Fourth of July is to the youth. There are but a few of the important measures which in the excitement of electing a U. S. Senator have been overlooked.

### ONE-EYED RILEY.

Kodol digests all the food you eat. If you will take Kodol for a little while you will no longer have indigestion. It is pleasant to take, acts promptly. Sold by A. J. Denning and Scappoose Drug Co.  
**Brave Fire Laddies**  
often receive severe burns, putting out fires, then use Bucklen's Arnica Salve and forget them. It soon dries out pain. For Burns, Scalds, Wounds, Cuts and Bruises it is earth's greatest healer. Quickly cures Skin Eruptions, Old Sores, Bods, Ulcers, Itchings; best pie cure ever made. Relief is instant. 2c. at Deer Island, Houlton and Warren dealers. Good for cuts, burns, bruises and scratches, but especially recommended for piles—DeWitt's Carbolic Witch Hazel Salve. Sold by A. J. Denning and Scappoose Drug Co.  
Kennedy's Laxative Cough Syrup tastes nearly as good as maple sugar. It cures the cold by gently moving the bowels and at the same time it is soothing for throat irritation, thereby stopping the cough. Sold by A. J. Denning and Scappoose Drug Co.

**Mist and Oregonian**  
\$1.80 per year

### NORSES AND DONKEYS.

**Early Habits That Domestication Have Not Eradicated.**  
A curious question in evolution was once put to a scientist prominent in the service of the government. "Why is it," some one asked, "that horses shy and donkeys do not?"  
The answer was to the following effect:  
The ancestors of the horse were accustomed to roam over the plains, where every tuft of grass or bush might conceal an enemy waiting in ambush. In these circumstances the horse by quickly starting back or else suddenly jumping to one side without warning some strange object appeared to them. The habit must have indeed been a strong one, seeing that so many years of domestication have not eradicated it.  
On the other hand, the donkey is descended from animals that lived among the hills, with the usual precipices and dangerous declivities, and from these conditions, it would appear, there resulted its slowness and sure footedness. The donkey's ancestors were not, then, so liable to sudden attacks from wild beasts and snakes. Moreover, sudden and wild starts would have been positively dangerous to the donkey's forebears. Consequently they learned to avoid the characteristic trick of the horse. The habit of eating thistles, peculiar to the donkey, seems also to have been inherited from its ancestors. In the dry, barren localities they inhabited there was often very little food; therefore they learned to eat the hard dry and even prickly plants and undergrowth when nothing else presented itself.—New York Tribune.

### THE MONTEREY CYPRESS.

**Found In Its Wild State In Only Two Spots In The World.**  
One of the most interesting and picturesque trees in the world, as well as one of the most ancient, is the Cypress macrocarpa, or Monterey cypress. Its native habitat is extremely restricted, for it is found in its wild state in only two spots in the whole wide world—on the edge of a grove of conifers stretching for a few miles between the bay of Monterey and the bay of Carmel (the latter of which bears a striking resemblance in outline and color to its prototype in the Holy Land) and in a similar spot near Pescadero, a little town lying on the coast between Monterey and San Francisco. The Monterey cypress consists of only a dozen or two specimens of large size and most striking appearance. Their trunks are massive and wreathed with hoary age, while the boughs, gnarled and twisted, grow chiefly on one side away from the stormy winds that have lashed them for thousands of years. The noble trees are limited to the rocky wind beaten shore, on which some of them have but a precarious hold. Hemmed between the slowly encroaching ocean on one hand and a pine forest on the other, their future is exposed to great hazard. It is therefore gratifying to observe that a fair number of thrifty young cypresses are holding their own against the pines for a short distance inland.—Scientific American.

### A Queen's Will.

Queen Adelaide, the wife of William IV, was a woman of great piety and exceptional humility, which was shown in the directions for her funeral.  
"I die in all humility," she wrote. "Knowing well we are all alike before the throne of God, and I request, therefore, that my mortal remains be conveyed to the grave without any pomp or ceremony. They are to be moved to St. George's chapel, Windsor, where I request to have a quiet funeral."  
"I particularly desire not to be laid out in state, and the funeral to take place by daylight; so procession, the coffin to be carried by sailors to the chapel. I die in peace and wish to be carried to the tomb in peace and free from the vanities and pomp of this world."—London Home Notes.

### Ancient Egyptian Stones.

Stones were found in the shape of beetles by the ancient Egyptians. They regarded the beetle as an emblem of immortality, and hence it was the most popular of all forms of ornament. Counterfeit beetles of common stones were commonly buried with dead persons, and it was customary to engrave upon them the expression of wishes for future repose and happiness, dedications of the soul to God and various hieroglyphs. One of the latter was a hawk with a human head, symbolizing resurrection. Another, the vulture, meant maternity. A goose was the son of a king.

### The Proper Instinct.

"Birds seem to have the proper instincts for a married man."  
"You mean that he can tell a graceful lie, has developed a keen sense of cunning and has learned to conceal his real income from his wife?"  
"Yes, and also to know that she really knows just how he is deceiving her."—New York Herald.

### Not Sure of It.

She—They say that there is a fool in every family. Do you believe that?  
He—Er—well, I hardly like to say. I'm the only member of my family.—Chicago News.

### Lowered.

Maud—Belle doesn't wear French heels any more. Her husband won't let her. Ethel—I said she would lower herself by marrying.—Boston Transcript.

### Consciousness of Ignorance Is No Small Part of Knowledge.—T. Home.

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### HOLY GROANING.

**The Sin of Worldly Pleasures in the Seventeenth Century.**  
Buckle gives a graphic picture of the attitude of the kirk of Scotland to worldly pleasures during the seventeenth century. Cheerfulness, especially when it rose to laughter, was to be guarded against. Smiling might occasionally be allowed; still, being a carnal pastime, it was a sin to smile on Sunday. No husband should kiss his wife and no mother her child on the Sabbath day. Jest was incompatible with a holy and serious life. The ministers were given much to weeping, groaning and lamentations. One, the Rev. Alexander Dunlop, was noted for his "holy groan." To engage in the frivolous art of writing poems was condemned. Men should not disport themselves with music; dancing was a "serious sin." Joyousness even at a christening was a scandal. One should speak and walk with gravity and solemnity; he should not enjoy his dinner; only the ungodly relished food. The great object of life was to be in a state of affliction. Whatever pleased the senses was to be suspected. Whatever was natural was wrong. The churchmen grew sour in countenance, harsh in voice. Joy and love disappeared or were forced to hide in obscure corners.

### MAN MONEY.

**The Old Teutonic Law on Killing or Injuring Others.**  
The system of atoning for death or bodily injuries inflicted on others by paying damages is as old as the earliest Teutonic laws, praised by Tacitus. The trespasser was always required to make peace with the aggrieved family of the victim by "Wer-Geld."  
"Wer" is the ancient German for man. "Geld," now, as in the days of Wotan, means money.  
Damages were assessed in accordance with the rank and wealth of the injured party, and the money was paid over in the presence of the whole community, its acceptance forestalling feuds. Indeed, the recognition of Wer-Geld ("money for the man" killed by law) precluded further bloodshed or other forms of revenge.  
If the slayer was not rich enough to pay the required sum, he turned over to the injured parties his sons as slaves. If his sons were not sufficient guarantee for the payment of the debt, the slayer himself had to turn bondsman, both the letter and the spirit of the law requiring that the full amount of damage inflicted be recovered by the aggrieved parties.—New York World.

### Fulfilling His Agreement.

Having become tired of living in rented houses, Mr. Gwimple had bought a home of his own. Not having enough money to pay for it outright, he had made a cash payment of \$1,000 and given a trust deed on the property for the remainder. One night, not long after he had taken possession of his new home, Mrs. Gwimple roused him from a deep sleep.

### Notice of Publication

Notice is hereby given that the State Land Board of the State of Oregon, will sell to the highest bidder, at its office in the Capitol Building at Salem, Oregon, on February 23, 1909, at 10:00 o'clock a. m. of said day, all the state's interest in the following lands, to-wit: Section 22, Township 22 N., Range 12 E., Meridian 1 W., in the County of Clatskanie, Oregon, and described as follows: The lands containing one lot 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 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