

Lacksonville

VOL. II.

JACKSONVILLE, JACKSON COUNTY, OREGON, NOVEMBER 7, 1908

me that the sheriff was ready to start

for Salem with Coss, and that it was

rumored that the Supreme court had

ordered a stay of execution upon the

sheriff. I asked him if the sheriff had

received any notification confirming

the rumor. He replied he had not.

ahead unless he received some notice

from the supreme court. Immediate-

ly after Judge Neil retired, thinking I

might have misunderstood him. I took

a short recess and went downstairs to

Judge Neil's room and found him and

sheriff if he had received any order

from the Supreme court and he re-

plied that he had not. I then told him

that if he at any time or place received

"I had no knowledge that the de-

"The sheriff left with the prisoner

"The statement that I ever at any

obey it at once.

TAFT ELECTED **U. S. PRESIDENT**

Bryan's Chances Were Vary ty clerk, s office. Precinct---His Own Neighbors E. Asniand-Tar

OREGON GIVES W. H. TAFT

New York Gives Taft 200,000 Ma- Debs, 17. The Electorial Vote Stands 294 1; Debs, 3 for Taft and 182 for Bryan.

dent of the United States Tuesday by fin, 4; Debs, 2. a good majority. Bryan carried 21 Flounce Rock-Taft, 15; Bryan, 5. the states follow:

FOR TAFT California By 75,000 D_laware By 3000. Connecticut By 38,450 Idaho By 15,000 Illinois By 175,000 Indiana By 15,000 I wa By 50,000 By 20,000 K insits Maine By 32,000 Massachnsetts By 84,361 Michigan By I00,000 Minnesota By 60.000 New Hampshire By 21000 New Jersey By 84,000 By 200,000 New York North Dakota Ohio By 60,000 Ocegon By 25,000 By 250,000 Pennsylvania By 16,000 Rhode Islant South Dakota By 15,00) Utah By 20,000 By 57,904 Vermont By 45,001 Washington By 75,000 Wisconsin

Alab ma

Arkansas Florida By 20,000 By 21,003 Georgia Kentucky By 40,000 Louisana Mississippi By 50,000 B. 20,000 Missouri Nebraska Nevada By 4000 North Carolina South Carolina Oklahoma By 22,000 Tennessee

FOR BRYAN

Maryland By 1000 MEETING WAS JACKSON COUNTY The vote in Jackson county by precincts follow: This is the count taken from the sample eallots in the coun-Poor, Barely arried His Own Antioch-Taft, 8; Bryan, 25; Debs ?. E. Ashland-Taft, 154; Bryan, 99; Cha- year at Grants Pass: did no! give Their Support. W. Ashland-Taft, 199; Bryan 97; Chafin 21; Debs, 14. S. A hland-Taft, 202; Bryan 84; Chafin 7: Debs 25. 24,502 MAJORITY Applegate-Taft, 42; Bryan 32; Chafin, 2; Debs, 6. Barcon-Taft, 30; Bryan, 24, Chafin, 1; jority and Pennsylvania 250,000--- Big Butte-Taft, 28; Bryan, 29; Chafin Climax-Taft, 9; Br. av, 4; Debs, 2. C. ntral Point-Taft, 113; Bryan, 104; institute. Chafin, 2; Debs, 22. William H. Taft was e'ected presi- Eagle Point-Taft, 74; Bryan, 54, Chastates by a close margin. The vote of Foots Creek-Taft, 23; Bryan, 16; Chain. 1: Debs 6. Gold Hill-Taft, 50; Bryan, 97; Debs, 26; Hisgen, 2. tion. N. Jacksonville-Taft, 67; Bryan, 39; Chafin, 5; Debs, 5. S. Jacksonville-Taft, 90; Bryan, 35; Chafin, 1; Debs 7; Hisgen 2. Lake Creek-Taft, 17; Bryan, 16; Debs ing. Meadows-Taft, 10; Bryan, 18. N. Medford-Taft, 248; 227; Chafin, 17; Jackson county and Superintendent teacher believes the essay to be the pay the Costs?" Debs, 58. S. Medford-Taft, 250; Bryan, 183; planning and carrying out of the ex-Chafin, 14; Debs, 52. Mound-Taft, 22; Bryan, 21; Ch fin; 1. Pho nix-Taft, Tait, 75; Br an, 61; of the entire teaching fraternity be Mr. B. A. Thaxter, Chairman of Com- by wire that this stay had been grant- order received would have been obey-Chafin, 3; Debs 2). Rock Point-Taft, 13; Bryan, 14; Debs by reason of the serious illness of his Oregon, and should reach their desti-Oregon, and should reach their desti-8: Hisgen, 1. Roxy-Taft, 29; Bryan, 11; Debs, 5. Sams Valley-Taft, 40; Bryan 30; Chafin, 2; Debs' 5. Sterling-Taft, 14; Bryan, 15; Debs, 1. Talent-Taft, 90; Bryan, 51; Debs, 35; indorse and pledge our support to the Hispen, 2. Traii-Taft, 10; Bryan, 24; Debs, 21. out the state to secure longer terms Wimer-Taft, 21; Bryan, 36; Willow Sprins-Taft 14; Bryan, 25. Union-Taft 36; Bryan, 23; Debs 2. Watkins-Taft, 20; Bryan 13; Debs 1. Woodville-Taft, 32; Bryan 32; Chafin, 4. Debs. 7: Total - Taft, 2037; Brjan, 1537; Chafin, 93; Debs 330; Hiagen 8.

What Would You Do?

A SUCCES With the passing of the following The Oregon Society of the Sons of

"The teachersof Jackson and Joseph- Independence,

ine counties in joint institute assemeled, do hereby. "Resolved, that a vote of thanks be extended to Superintendent J. H. Ackerman, L. R. Traver, L. R. Alderman, Dr. J. Whitcomb Brougher, Miss War. Carnelia Marvin, President H. M. Shafer, Superintendent U. G. Smith, Did It Consist? Mrs. Emma B. Wickershum and all

others who have in any way contribut- \$5.00 each will be awarded for the first "Second. That we express our ap-

preciation of the kind hospitality and welcome of the citiz ons of Medford. "Third. That we extend our thanks War. and appreciation to the teachers of Medford for their thought in planning the highly enjoyable Hallwe'en recep- War.

"Fourth. That the thanks of th's institute be extended to the trustees and words each, must be written in court. of the Babtist church and to the the students own hand writing on one A Salem correspondent of the Ore-

Savage of Josephine county for the pupil's unaided work. cellent program of the institute.

"Sixth. That the deepest sympathy

father. "Seventh. That we commend the joint institute idea and ask that the mittee will be governed by considera- ceed at once to the penitentary." next institute be held in Grants Pass. "Eighth. That we most heartily effort that is being put forth throughof school and larger salaries to teach-

"Ninth. That we indorse the county unit plan adminis ration. "COMMITTEE"

AN NUNCEMENT

As I have retired from the jewe'ry business in this city and my future In case of a burn or seald what would I cation will be at Klamath Falls Oreyou do to relieve the pain? Such in- gon, I wish to announce that all reparjuries are liable to occur in any family ing and jewelry sold and guaranteed and everyone should be prepared for by the undersigned will be cheerfully them. Chamberlain's Salve applied on made good should there be any defects a soft cloth will relieve the pain al- in it in any manner. I wish to thank

resolutions the Teacher's Annual In- the American Revolution offers prizes stitute for Jackson and . o ephine to the pupils of the public schools of counties came to a close to meet nex the State of Oregon, for essays on subjects connected with our War for

Prizes of \$20.00 and \$10.00 will be

awarded for the first and second best essays written by High School pupils SALEM CORRESPONDENT on either one of the following subject: 1. Foreign Aid in the Revolutionary

Prizes of \$20.00, \$10.00 and three of ed to the success and pleasure of the second, third, fourth and fifth best essays, respectively, written by Grade pupils on any one of the following subjects:

1. The Causes of the Revolutionary

2. The Battle of Saratoga. 3. The Navy in the Revolutionary

4. The Battle of Bunker Hill.

The essays are limited to three thous-

tion of:

1. Origaniity.

2. Accuracy of statement. 3. Manner of treatment.

4. Orthography, syntax and pune uation

5. Neatness and legibility. These prizes are offered to encourage

love of our country and the study of its history. On the last page of this leaflet will

in a whispered conversation informed be found a list of books that will be helpful to students in collecting material for their essays.

Any additional information which ay be lesired will be cheerfully furnished or application to the chairman of the committee.

> WILLIAM BITTLE WELLS, R. J. ECKERSON. B. A. THAXTER,

MISREPRESENTS FACTS the sheriff there. I then asked the

2. Washington's Greatness-In What Supreme Court Granted Stay of Execution in Salem on Day of Conviction Without Seeing The Re- any order from the Supreme court to cord of the Lower Court.

> fendant had made an application for Attorney C. eames telegrapeh to his law partner, W. M. Colvig, last any order in the case and did not at Friday that the Supreme Court had that time believe that any order had granted a certificate of probable cause been made, as it was not to be presumed that any order of that nature in the case of the State vs. H. M. would be made by the Supreme court Coss.

> This certificate entitles the defend- without a certified copy of a bill of ant to be released on bonds until his exceptions being presented or at least case can be heard in the supreme some certificate from the lower court as to the evidence in the case. None has been signed by me. In my furth-

school board for the use of their build- side only of the paper, and accompain- gonian attempted to write the matter er ignorance I had taken it for granted by a certificate from the writer's up in which he misrepresented the ed the court whose duty it was to or-"Fifth. That we give expression the dy a certificate from the writer's up in which he misrepresented the teacher, stating that the writer is a facts in the case. In which he says, der the commitment would be notiof thanks to Superintendent Wells of pupil in designated class, and that the under date of October 22. "Who is to fied.

"The Supreme Court yesterday quite late on the afternoon of Oc The essays must be signed by the granted a stay of execution in the Coss ber 20. A phone message would have reached the lower court or myself alwriter, giving also his or her postoffice case, and Clerk Moreland of the Supmost any hour of that day, and any a idress. They should be forwarded to reme Court notified Shereriff Jones extended to Superintendent Savage mittee, 413 Eleventh street, Portland, ed. Sherif Jones laid the notice be ed. nation not later than January 31, 1909. Coss, and Judge Hanna ordered the with a copy of the order made by the Supreme court on October 20, show-In awarding these prizes the com sheriff to disregard the notice and proing a stay of execution had been grant-

"This statement relative to myself ed in said case. It was the first and is absolutely false. On the 24th day only knowledge I had of any order in of September H. M. Coss was con- this matter. victed of statutory rape. The motion was then denied and Coss was then time advised or directed the sheriff or sentenced. A motion for stay of ex- any other person to disregard any or-

ecution was asked for by the defend- der of the Supreme court is absolutely ant and denied. Late in the aft and as I believe wilfully false, and I noon of Ootober 20, while the court may add that the Circuit Judge who wus engaged in a criminal trial, Coun- would so advise would be at once rety Judge J. R. Neil came to me and moved from the bench."

H. K. HANNA.



Have 500 Beautiful Christmas Souvenirs to be given away

ESSAYS ON THE COSS MAY GET REVOLUTION HIS LIBERTY

Supreme Court Granted a Certificate of Probable Cause --- I then told Judge Neil to let him go Defendant in Jail---Judge Hanna Replies.

