### The Sentinel

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FRIDAY, NOVEMBER 3, 1922

#### GIVE BEN A SQUARE DEAL.

deal for everyone, even for a candi- propositions have been swatted in Oredeal for everyone, even to a case of gon. date for public office. No one has been gon. 306-307—Salmon fishing and propa any more the subject of malicious underground rumor than Governor Oleott. Any voter has a right to disagree with the governor as to any of his official acts and no one would deny the voter the privilege of voting for or against him because of his religious or political actions, but if that is to be made an issue in the campaign, the truth should be told. The facts are that in religious belief all members of the Oitout family are Protestants and attend Protestant churches, nor has any member of his immediate family been other pamphlet. It should be defeated. Protestant churches, nor has any member of his immediate family been other than a Protestant. The editor of The Scattinel knows that the Oleott children attend the public schools of Salem with the high and the low, the rich and the poor. The fact that the grand master of Oregon grand lodge, A. F. & A. M., and a number of past grand masters of the same have publicly given their support to Mr. Oleott, who is a Scottish Rite Mason and Shriner, should offset some of the sky innuendo, being circulated by his enemies. These facts are stated not as basic reasons why he should or should

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Sherman W. Moody DETERMINED TO BBI WILLAMETTE ST EUGENE ORE

not be voted for but merely to give him a square deal.

#### EXPLANATION OF MEASURES.

Lack of space makes it necessary to e brief with our comment upon the easures before the people at next uesday's election.

300-301-Amendment permitting Linn ounty to levy tax to pay outstanding

302-303-Amendment permitting Linn and Benton counties to levy tax to

pay outstanding warrants.

Quite evidently the author of the legislative resolutions which put these two measures on the ballot intended that the control of that the second one should take the place of the first. This is simply cuabling legislation permitting Linu and Benton counties to look after heir own internal affairs in paying off their indebtedness. The seco easure, at least, should have a favorable vote.

304-305-Single tax amendment. The Sentinel believes in a square Should be swatted as all single tax

and such seems a necessity of the immediate future, this proposed amendment sanely provides the way. The proposed amendment leaves it to the legislature to provide the means of carrying the amendment into effect, which is the only sane and sensible way of making such a radical change in anything so fundamental as the manner of collecting our taxes. This proposed amendment should not be confused with another of similar immediate future, this proposed amendment leaves it to the benefits they have derived from its use.

One of the latest to speak out in this connection is Rev. B. M. Bridges, a widely known and beloved Baptist preacher, residing at Mooresboro, N. C., whose statement follows:

"Tankac has given me a good appetite, toned up my system and remewed my strength in such a gratifying way that I am glad to recommend it to anyone who is in a rundown con-

This would make the interest rate 6 per cent except upon contract, when it might be 7 per cent. No affirmative argument is made in the pamphlet. There are a thousand reasons why this proposed amendment should be swatted. It would make it impossible for Oregon industry to borrow money. Capital would be driven to states which permitted a higher rate of interest.

That I could not find anything to eat that I could not find anything to eat that agreed with me. Finally I became very nervous and could get but very little sleep or rest.

This seems that I could not find anything to eat that I could not find anything that I could not find anything that I could not find anything

the first page of this issue, 316-317—Income tax bill. Proposed by the grange. This is a complete law

unto itself and is faulty and ambiguous in many places. It leaves loop holes for the rich to escape its provisions. Those who wish an income tax should vote for the income tax amendment submitted by the State Taxpayers' league, Nos. 310-311. These two measures should not be confused.

would build for them, while leaving because, after due investigation, we them to help pay the bonds which felt sure that he was not the proper were used on market roads in other parts of the county The county would lose hundreds of thousands of dollars of state and federal money by being unable to match funds offered us. This

WARNING We are the originators of the One-Cent Sale in this vicinity. Beware of those who attempt to imitate us.

# One Cent Sale Nov. 2, 3, 4

Yesterday our store was crowded with customers taking advantage of the opportunity to get double value for their money. Today and tomorrow are left for you to avail yourself of the same opportunity for money saving.

Phone orders cannot be accepted for goods at sale prices-you must attend the sale to reap the benefits. We will, however, be glad to answer all questions by phone.

Kem's for Drugs

The Rexall Store



#### Money and Business

Money is to business-

What food is to the body-What reading is to the mind-What exercise is to the mus-

What blood is to the heart-What breath is to our lives-

Money is the very life of business-which makes the selection of your bank of vital importance if you are to grow and prosper.

#### First National Bank

"The Old Reliable"

# Rev. B. M. Bridges

310-311—Income tax amendment sub-mitted by the State Taxpayers' league, has not publicily expressed their in-lif we are to have a state income tax, debtedness to the Premier Preparation

confused with another of singler in order on the ballot.

312-313—Interest rate amendment.

This would make the interest rate 6 that I could not find anything to eat

rate of interest.

314-315—Compulsory education bill perionee that Tanke is a splendid medicine and touic, for it has built the first range of this control of the first range of the firs

me up wonderfully. ''
Tanke is sold by all good druggists

#### EUGENE W. C. T. U. AND SHARP.

bender the market ronds of the county. The entire county is behind the entire county is behind the entire county is behind the entire county which have had none of the money the roads which the bonds would build for them, while leaving the money the roads which the bonds would build for them, while leaving the county while have had none of the money the roads which the bonds would build for them, while leaving the county we conclusions. We worked for the Education, Nov. 1.—(To the Education,—In behalf of the Eugene W. C. T. U. I would like to say in answer to the statement made by Mr. Sharp in last week's Sentinel to the effect that members of the Eugene W. C. T. U. I would like to say in answer to the statement made by Mr. Sharp in last week's Sentinel to the effect that members of the Eugene W. C. T. U. I would like to say in answer to the statement made by Mr. Sharp in last week's Sentinel to the effect that members of the Eugene W. C. T. U. I would like to say in answer to the statement made by Mr. Sharp in last week's Sentinel to the effect that members of the Eugene W. C. T. U. I would like to say in answer to the statement made by Mr. Sharp in last week's Sentinel to the effect that members of the Eugene W. C. T. U. I would like to say in answer to the statement made by Mr. Sharp in last week's Sentinel to the effect that they went to see him and he was too drunk to be interviewed, was not correct, as they did not have any interview with him. A certain party say he was too drunk to be interviewed, was not correct, as they did not have any interview with him. A certain party say he was too drunk to be interviewed, was not correct, as they did not have any interview with him to the effect that the Eugene, Ore., Nov. 1 .- (To the Ed measure should be decisively defeated, we stand only for officers whom we The Cottage Grove armory bond feel sure will stand by the prohibition law and the enforcement thereof and mensure appears upon the city ballot. In and the enforcement thereof and the attention of voters is directed to our arguments. our organization

MRS. LEE ROY WOODS, President Eugene W. C. T. U.

#### OBITUARY OF MRS. LANG.

Margaret Helen Lowe was born in 1854. She moved to Elkader, with her parents when a small child. She attended high school in Mil-waukee, Wis., and the Upper Iowa university at Fayette, Ia. She was married at Wadena, Ia., Nov. 25, 1878, o James A. Lang. They located at Onida, S. D., in 1884, later returning to Iowa, then moving to Minnesota, which was ever after their home except for four years, from 1914 to 1918, spent in Oregon. Mrs. Lang had been a member of the Methodist church a member of the Methodist church from early childhood. She died at Warren, Minn., October 25 at the age of 68 years, 6 months, 22 days. ment was at Onida, S. D. October 28. The following children survive: Roy W. Lang, Leola, S. D.; Mrs. Burd M. Benehe and Mrs. Harrietta A. Nelson, Warren, Minn., and Mrs. Mae L. Ostrander, Cottage Grove.

#### AIEX ANDERSON DIES FROM EFFECTS OF FLU

Alex Eric Anderson, son of Mr. aed Mrs. John N. Anderson, died Tuesday morning at 9 o'clock at the home of his parents, southwest of the city, following a prolonged illness from the effects of an attack of influenza which he suffered four years ago. His age was 38 years, 1 month and 17 days. Besides his parents Mr. Anderson leaves two sisters, Mrs. Mary Johnson of Eugene, and Mrs. Anna Masters, of Marshfield. Funeral services were held Wednesday afternoon at 2 o clock from the Mills chapel, Rev. H. B. Her preaching the funeral sermon. Interment was in the A. F. & A. M.-I. O. O. F. cemetery.

### A vote for Olcott is a vote for the Roosevelt Highway

When the Roosevelt Highway bill was first up for consideration, Governor Olcott was one of its friends and not only spoke favorably of it, but gave it his signature of approval.

When the bill came up for final approval in the senate, Senator Pierce, now candidate for Governor, absented himself and did not vote for it. (See Senate Journal 1919, page 291.)

Pierce is opposed to the issuance of bonds for the building of highways, and the Roosevelt Highway can be built in no other way.

In his public speeches all over eastern Oregon, where the Roosevelt Highway is not popular, Governor Olcott has declared for the building of this

The Republican state platform declares for it and pledges the Governor and all the legislative candidates on the Republican ticket specifically to the

Therefore, a vote for Ben Olcott is the same as a vote for the Roosevelt

### Vote for Olcott for GOVERNOR

REPUBLICAN STATE CENTRAL COMMITTEE

## God gave parents their children

#### Governments cannot rightfully take them away

MERICA has always stood for the protection of natural and inalien-A able rights, among which none is so sacred as that of parents over their children.

ABRAHAM LINCOLN said: "The Family is the corner-stone of social order and the guarantee of public safety. No Government can take the place of the Parent, and should never be permitted to usurp it." (Speech at Quincy, Ills., 1859.) The results of the campaign against the so-called Compulsory Edueation Bill, which is in fact a Bill to Establish State Monopoly of Educa-

#### Facts demonstrated

The FACTS DEMONSTRATED, no tonger seriously disputed by anybody, are these That the Bill was given a False Title, to mis-lead the public and deceive the voters

tion, may be grouped under two heads:

That it in no respect pretends to improve the existing law as to the Public Schools, but simply destroys the Private Schools That not one cent of public money goes to the support of any private or parochial school in this

State, or ever has, or ever can, under the plain prohibition of the Constitution and laws That it will increase taxation at least \$1,000,000 h year, and require from \$3,000,000 to \$4,000,-

000 investment in new public school buildings That it vests in the County Superintendents ar-bitrary and unappealable power to grant special

privileges to the wealthy and influential by which they will be exempt from the law. That it will prevent parents from educating their children in private schools both inside and outside of the State, as they cannot even send their children elsewhere to be educated

That so far from being united in support of the Bill, the Masonic Fraternity in the State is divided, many of the leading Masons are openly opposed to it, and the Grand Master of the State Grand Lodge has publicly denied that the Grand Lodge indorsed it That the best elements in the social religious.

educational, and political life of the State are op-posed to the measure.

That the educational leaders, inside and outside of the State, are opposed to the Bill. Dr. Nicholas Murray Butler, of Columbia University, says. "It should be called a Bill to render the American system of education impossible in Oregon. The Presidents of Yale, Princeton, Chicago, Leland Stanford and other great Universities have em-

phatically condemned it.
That the private schools, under the existing law, are required to conform their course of stud-ies to the public schools standards, the English language is made compulsory, and they are subject to the inspection and supervision of the State

That the proposed law will close up every orphan asylum, home for defective and dependent children, and other private charities, where any elementary instruction of the inmates is at-

That it destroys the rights of minorities, the most vital and valuable principle of Americanism, and the one that has preserved this country from the tyranny of Old World Governments THE ARGUMENTS UNANSWERED against

the bill are contained in the "Voters Pamphlet' issued by the State. The chief points of the same are as follows:

#### Arguments unanswered

1 THE LUTHERAN ARGUMENT "If you see fit to send your child to a school in which your religion is taught, not one day in the week, but every day, and the whole training of the child is permeated by such religion, the State, under the

2 THE PORTLAND CITIZENS AND TAX-PAYERS ARGUMENT "If the number of children now attending the public schools is to be in-creased by adding those now taught in the private schools, it is mevitable that overcrowding must result unless new buildings are supplied, and it is also certain that taxes must be materially increased."

ST HELEN'S HALL (EPISCOPAL) AR-GUMENT "No invidious fact or condition affecting public interest has been called to our attention that would furnish in the slightest degree an excuse for the proposed legislation 4

4 THE PRINCIPALS OF PRIVATE

SCHOOLS ARGUMENT. It is against the best American ideals of freedom, in that it denies to men and women freedom of thought and action in the choice of environment and influences for their chil-

THE SEVENTH-DAY ADVENTISTS' ARGUMENT. "We are not at all certain that a man educated in the public school is more intelligent than if he were educated in a private or sectarian school, nor have we heard any convincing argument that a person is necessarily more patriotic if educated in a public school, than if he were educated in a school not supported by public taxa-

THE CATHOLIC ARGUMENT: "There is no occasion now for agitation that will estrange old friends and neighbors, and that will divide our people into classes and factions. No greater misme can befall us than movements calculated to

7 THE PRESBYTERIAN MINISTERS' AR-GUMENT "It is based on the philosophy of autoc-racy—that the child belongs primarily to the State; is an unjustifiable invasion of family authority, and reatens ultimately the guarantee of our American

The foregoing "Negative Arguments" are as strong today as when written and filed. They remain unshaken and unshakable after three months of public discussion.

The great International Convention of the Episco-pal Church, meeting in Portland recently, adopted strong and intequivocal resolutions condemning this The State Conference of the Methodisa Episcopal

Church, at its meeting in Salem last August, refused to entertain any movement looking to an endor ment of the bill, by the express ruling of the Presid-

Upon the foregoing statement of the case we invoke the fair and intelligent judgment of the voters of Oregon, confident of the result if a regard for the inherited and fundamental principles of reasonable liberty are to prevail in this state

CATHOLIC CIVIC RIGHTS ASSOCIATION OF OREGON By Dudley G. Wooten, 316 Morgan Building, Portland, Oregon. Executive Secretary

### Vote 315 X NO against School Monopoly Bill

Named on the ballot, Compulsory Education Bill

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