Cottage Grove Sentinel

Mondays and Thursdays Bede & Smith .. Editor A first-class publication entered at vated him to high position. He the forenoon of said day at the notice, to-wit on and after the 25th Cottage Grove as second-class matter has given no recognition to the County Court room in the Court-day of January, 1925, it shall be Business Office......55 North Sixth

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DON'T BADGER WALTER.

state's democratic governor.

some, to ask the approaching legis- cism as Walter has given. lature to shear Governor Pierce of

control. This indicated, beyond any lative session. possibility of doubt, that they are lissatisfied with the political game Walter has been playing in the kansas said of a man who have given the republicans control fail. His life has been, in fact, of all state institutions through a majority on the board of control. In this life has been, in fact, nothing but a series of failures. That majority may safely carry out their ideas in the conduct of these began in an insurance office where institutions. They would not be he obtained his first job, that of fair to themselves-they would not office boy. He had only just be fair to those who elected them begun on this job when his boss this action by the voters as a one morning and said irritably: mandate to hector the governor Don't whistle at your work, boy.' of votes cast at the regular Gen-tions for health and hygiene would be a sad mistake.

Not only would hectoring the governor be going beyond instructions from the people, but such action would make the governor martyr in the eyes of many The governor will hurt himself more, if left to follow his own sweet will, than any legislative action could hurt him.

else, but the fact remains that he the final settlement of said es-civil action in the name of the was elected by a tremendous ma- tate must be filed with the Clerk State of Oregon, before a justice That majority is respond of this Court on or before the of the Peace of the District in for his acts, not the said date of hearing. legislature. Leave the governor alone until a majority again speaks. 24th day of November, 1924. We have an idea that when that time comes Walter will be invited

He ought to welcome such an ceased, opportunity. The calves like him. Herbert W. Lombard, Attorney for He feeds them well and that is all Executor. n24-d22(M) The people recently demonstrated they ask, but you can't give a that they have confidence in the hungry democrat enough time at republican party, but members of the political pie counter to satisfy that party should not become ob- him, nor is there any way to sessed with the idea that a mandate stop the criticism of hungry re- Land Office at Roseburg, Oregon, has been given them to hector the publicans who want to displace November 26, 1924. the democrats at the pie counter, The carrying through of the especially when a public official Julis T. Blalack, of Oakridge, program, seriously proposed by gives such opportunity for criti- Oregon,

"The first chapter of this series | d4-j1(2) did they not do so, but to take looked up from an important letter only just whistlin'."

Salesbooks. The Sentinel.

NOTICE OF FINAL SETTLE-MENT.

tremendous majority two years estate of Smith Bailey, deceased,

The Sentinel said he would matter of the said estate in the and that there was therefore a prove a disappointment to those County Court of the State of Ore- majority of 11 votes against stock who put him in office. Such has gon for Lane County; and that running at large in said precinct proved to be the case. The gov- Tuesday, the 30th day of December, Notice is hereby given that after ernor has deserted those who ele- 1924, at the hour of 10 o'clock in sixty days from the date of this fact that thousands of republican house in Eugene, Lane County, unlawful for stock to run at large votes were given to him, that with State of Oregon, has been fixed as in said Brumbaugh Precinct, under out them he could not have been the time and place by the said penalty of ten dollars (\$10.00) for elected. He has been unable to Court for the hearing of objections the first offense, and twenty dol find a republican qualified to hold to said Final Account and Final lars (\$20.00) for each and every the smallest remunerative office. Settlement of said estate. Any and subsequent offense to be recovered The Sentinel expected nothing all objections to said account and from the owner of the stock in a

> Dated and first published this WORTH HARVEY, Executor of the last will and

to return to his bald-faced calves. Testament of Smith Bailey, De-

NOTICE FOR PUBLICATION.

Department of the Interior, U. S.

who, on July 10, 1920, made Additional Homestead Entry, Leave Walter alone. He is the No. 012917, for S1/2 SW1/4, Lot 8; some of his appointive power and governor of a great state, elected N1/2 SW1/4, Lot 8; and SW1/4 to hector him by giving no atten- by a great majority. Let the ma- NW1/4, Lot 8; Section 13, Town tion to legislation proposed by him jority who elected him be respon- ship 21 South, Range 2 East, Wilsible for him. Possibly his election lamette Meridian, has filed notice A majority of the voters turned was a mistake, but no greater a of intention to make three year Walter down flat in the recent mistake than it would be for those Proof, to establish claim to the election. They gave the republican who didn't put him there to badger land aboven described, before E. O. party a majority on the board of him during the approaching legis. Immel, U. S. Commissioner, at Eugene, Oregon, on the 13th day of January, 1925.

Claimant names as witnesses: William T. Minnick, David Minthe handling of patronage and they had failed: "He was doomed to nick, Allen Riner, all of Oakridge, Oregon; Henry Skinner, of Spring HAMILL A. CANADAY,

> Register NOTICE AGAINST STOCK RUN-

It appearing from the abstract 'I ain't workin,' he answered; I'm eral Election for Lane County, Every item the best that skill Oregon, held November 4th, 1924, as made and declared by the Official Canvassing Board for said Election, that the total number tions for health and hygiene. of votes cast in Brumbaugh Precinct in said County, on the question "For and Against Stock Running at Large" was and is 109 Notice is hereby given that votes, and that of said votes 49 The governor was elected by a Worth Harvey, Executor of the votes were cast for stock running at large, and 60 votes were cast



because water, in freezing expands more than the pipe which contains it. Therefore it bursts the pipe to get more room. A painful situation!

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The Sentinel did not support has filed his final account in the against, stock running at large, which such owner or keeper or of the Peace District, and of each which such action is brought, with either of them may reside, and if road supervisor in any road dis- in sixty days after such animal there be no such Justice of the trict to enforce the provisions of is proved to be at large. Peace in such district then before this Act, and such penalty shall Dated November 24th, 1924. any Justice of the Peace in the be for the benefit of, and when County, and it shall be the duty collected, paid into the common of each constable in any Justice school fund of the County in Oregon.

County Clerk of Lane County



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