

THE TRIBUNE.

LEADING PAPER OF CURRY CO.

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OUR AGENTS: A. B. Sabin, Bandon Oregon.

ADVERTISING RATES REASONABLE.

George A. Knight, the eloquent attorney of California, has been mentioned as Republican candidate for Vice President; but the sun won't shine at K-nigh!

Father York of San Francisco, a most eloquent and scholarly man, is edifying Portland at the present time. He has no use for Francis J. Heney, and says that as "Fulton is fighting Heney it creates a supposition in favor of Fulton." Father York has the faculty to read between the lines, and knows a hypothesis when he sees him.

The best speech of the present Congress was made on the 17th inst. by LaFollette on the infamous Aldrich financial bill, which LaFollette shows is a further base surrender to the money power, headed by the Twin Kings Morgan and Rockefeller, who are the dictators of the business of this country. We predict that in 1912 LaFollette will be one of the greatest men in our country, and triumphantly elected President.

The arrival of Evan's fleet on this coast without a hitch or even a trivial accident, has caused the Naval critics of the entire world to raise their antiquated glasses and see things they didn't want to see. They will concede that when Uncle Sam wants to go, he gets there! Our fleet is simply a combination of Oregons. The white squadron is an Angel of Peace, and already the cooling breeze they have created, has blown away the hot flames of the breath of Mars.

Orchard, the premier criminal of the day, plead guilty in Judge Wood's court in Idaho, and was sentenced to be hung May 13, but recommended for mercy. Judge Wood said that he believed Orchard's story was true, and that he believed Hayward and Pettibone were guilty and would yet be punished. It is evident that the detectives, who avoided the witness stand have hypnotized the Judge in private. If, however, Hayward and others are guilty of the stupendous crimes charged by Orchard and the detectives, it is to be hoped that retribution will overtake them.

The Curry County Land Fraud examination at Los Angeles, bids fair to be a long one as there are scores of witnesses from everywhere to be examined. It is costing the government a hundred times what the four or five fraudulent claims (if any) are worth, besides working a terrible annoyance to witnesses dragged away from their homes and families for an indefinite period, to be herded like a band of criminals, and guarded in the "witness room." If the indictments, then all parties will have to go to Portland and the evidence all gone over again by the Federal court which will try the cases.

We Hear of More Cures

Of troubles originating in impure blood, scrofula, loss of appetite, catarrh, rheumatism, by Hood's Sarsaparilla than by all other so-called remedies combined. Somehow those cured by Hood's seem to stay cured, and they gladly tell the good news to others.

Scrofula Sore—My wife had a scrofula sore on her leg for years. Many different medicines gave but little benefit. She turned to Hood's Sarsaparilla and the sore quickly healed. It is a good blood medicine. J. N. Darr, Crosby, Texas.

Afflicted 16 Years—Hood's Sarsaparilla has cured me of scrofula, with which I have been troubled in years, and caused by vaccination. My little daughter had a scrofula swelling on her neck and Hood's Sarsaparilla also cured her. Mrs. Nona Houser, Hughes, Tennessee.

Hood's Sarsaparilla is sold everywhere. In the usual liquid, or in tablet form called Sarsatabs. 100 Doses One Dollar. Prepared only by C. I. Hood Co., Lowell, Mass.

CURRENT TOPICS.

Editor TRIBUNE—Alarmed at the possibility that Governor Chamberlain may win out in the Primaries with a majority for United States Senator, machine Republicans of Portland and Salem and elsewhere propose to hold old fashioned conventions at which candidates will be named to be voted for at the approaching primaries, and "Statement No. 1" denounced. In short, it is the purpose to elect members of the Legislature pledged to ignore the primary law so far as the same has any bearing upon the election of United States Senators.

If this reactionary movement is successful, Oregon will "return to the wallow," forgetting the speedy and orderly election of Bourne and Mulkey in 1907 whereupon will be reinaugurated the State corrupt reprobate in our Legislature in the election of Senators which has frequently resulted in the past in total failure to elect any person, and seldom resulted in the election of a person who would have been the People's choice. Besides, in such a scramble the interests of the State at large are overlooked or bartered for votes for this or that aspirant.

The plan of electing Senators by Legislatures was intended as a monarchial rather than a Republican or Democratic scheme from the beginning. Hamilton in the Constitutional Convention strenuously urged that United States Senators be appointed for life by a President enjoying a life tenure, and he did not disguise his purpose to make the U. S. Senate the infallible prop and stay of the Special Interests. He contended that no person possessed of less than \$50,000 of wealth should be eligible to a seat in the Senate.

Nevada furnishes a striking example of the vice and folly of electing Senators by the Legislatures. In her long line of Senators she has never had more than two who were residents of the State, San Francisco furnishing the whole outfit, and I am reminded in this connection that San Francisco furnished one of Oregon's early Senators in the person of Col. E. D. Baker, who, by the corrupt use of Wm. C. Ralston's Bank of California money, defeated Geo. H. Williams, Democrat, and David Logan, Republican, in a rotten legislative scramble. Mr. Baker scarcely made any pretense of being a resident of Oregon. He had his wife come up for a while, who returned back to her home in San Francisco as soon as her husband left for Washington, and later had his body brought back and buried in Lone Pine Cemetery where a shaft stands in commemoration of his death in the army.

It is now urged by the machine that "Statement No. 1" has no binding legal force, overlooking the fact that neither has our system of nominating and electing Presidents of the United States. There is no law which compels our Presidential electors to vote for the candidate nominated, but who be unto the one who shall betray his trust in such a matter, and at no distant day in Oregon let us hope that the member of the Legislature who betrays his trust by refusing to vote for the candidate endorsed by the people will feel impelled Judas like to surrender the 30 pieces of silver and commit suicide.

Again, the Machine has discovered that a Senatorial candidate may have been elected by a plurality, not a majority of the popular vote! Judge Lord for Governor also! President Harrison lacked a majority of the popular vote, while as late as 1892 two Republican Presidential Electors for Oregon took their seats in virtue of only a plurality of the popular vote.

No blame attaches to the Assessor for the continued increase of the people's taxes, though my old friend Tom Smith seems to hint in that direction. The Assessor is blameable only when he makes unequal assessments. The County Court, Judge and Commissioners, fixes the levy on a high or low assessment. The Upton family was hit this year for nearly \$27.00.

If Curry county people had been shaken out of Bandon it would have been a long time reaching "Presidential Post Master" dimensions.

Three several times the Oregon clubbed Mr. Mitchell into the

United States Senate. Does a like fate await Mr. U'Ron?

The Chamberlain Bogie is all that ails "Statement No. 1," and one paper ventures the assertion that there is danger in taking the election of U. S. Senator out of the hands of the Legislature lest the people be bribed into the election of an unworthy man! Would it be possible to induce the people to elect a Platt or a Dewey, or an Arthur P. Gorman, a Joseph W. Bailey or an Aldrich or a Stone or any other notoriously corrupt man to that high position.

When the Illinois Court decided that Harriman might vote Union Pacific stock in his campaign to oust President Fish from the Illinois Central, Mr. Fish said: "Hell, this is not a Court. It's a Cannery." He ought to join the Fish Cannery's Union, now that he is down and out—canned up.

J. H. URRON, Langlois, Ore.

Buckwheat flour at Johnston's.

Why T. J. Cleeton Was not appointed as Bristo's Successor.

"So far as can be learned here, the people at Washington do not want any lawyer recommended who has been identified with politics in this state. This is a matter which disqualifies every attorney in Oregon except those who have just received their sheepskins, and they have not the experience necessary to fill the position.

It remained for President Roosevelt to disclose the reason why T. J. Cleeton was objectional. Cleeton said the President, was not wanted because of past political activity. There was nothing against his character, and Cleeton was opposed strictly on account of politics.

"I knew there was nothing serious filed against me," said Mr. Cleeton this morning, "and the President's explanation that it was only because of past political activity that I was eliminated is perfectly satisfactory to me. Until the President made this known the public might draw any inference to why I was objectionable.

"I was unanimously recommended by the Oregon delegation, and there was not a particle of objection to me. When I learned that Heney was objecting, I then collected recommendations and endorsements from the bench and bar of the state. These endorsements were not for the use of the delegation, for I required no such recommendations with them, but I secured them to show the department that the delegation was justified in selecting me so far as competency was concerned. Recommendations do little good apparently.

"Two telegrams were sufficient to outweigh all the endorsements that could be secured in Oregon. Heney sent one telegram and T. C. Becker another, and each said he did not want me appointed, and that was sufficient.

"Heney wants a man in the District Attorney's office who will follow his instruction. Heney wants to run the District Attorney's office for the next year or two himself, and he does not want anyone who is likely to develop a spirit of independence or think for himself.

Heney wants to do the thinking and give the orders. "If every attorney who has been interested in politics is not eligible, I do not know where any one can be found to qualify for the position."

Telegram. It will be apparent from the foregoing that Heney and Becker are bigger than our entire delegation in Congress, and all the leading men of the state combined. It is an insult to every Republican in Oregon that such a condition can be.

Notice for Publication.

DEPARTMENT OF THE INTERIOR, Land Office at Roseburg, Oregon. Notice is hereby given that Edwin S. Wells, heir (son) of Mrs. Vienna H. Wells, of Eckley, Oregon, has filed notice of his intention to make final five-year proof in support of his claim, v. a. Homestead Entry No. 12175 made October 29, 1902, for the N½ NW¼ of Sec. 11 and SE¼ SW¼, SW¼ SE¼, Sec. 2, Township 31 South, Range 13 West, W. M., and that said proof will be made before Register and Receiver, at Roseburg, Oregon, on Friday, May 15, 1906.

He names the following witnesses to prove his continuous residence upon, and cultivation of the land, viz: Cladie Clark, of Eckley, Oregon; Geo. Taylor, of J. F. Massey, of Myrtle Point, W. M.; William H. Lehnberg, of Camas Valley, Oregon. BENJAMIN L. EDDY, Register.

NOTICE

IN THE COUNTY COURT OF THE STATE OF OREGON FOR THE COUNTY OF COOS.

In the Matter of the Estate of Charles F. Doe, Deceased.

NOTICE is HEREBY GIVEN, that under and in pursuance of an order of the above entitled Court dated the 7th day of March, 1906, by which the undersigned as Administrator with the Will Annexed of Charles F. Doe, Deceased, and particularly of the property of the Estate of Charles F. Doe within the State of Oregon, was authorized to sell the property hereinafter described, and to sell the same at private sale to the highest and best bidder for cash, the undersigned as Administrator will, at his office in Marshfield, Oregon, on the 9th day of May, 1906, sell to the highest and best bidder for cash all the property of the Estate of Charles F. Doe, Deceased, within the State of Oregon and not heretofore sold. Said property is described as follows: Township 28 South, Range 14 West W. M.

Lot 7 containing 10.33 acres, and the tide lands for one-half mile up the slough from the corner stake opposite Pershaker's Store, said tide lands subject to a right of way of J. W. Bennett to cross same with roads, and to build bridges, and lay water pipes across same, but without interfering with the storage of logs, section 3; and the westerly parts of Lots 3 and 5, the easterly boundary of which is a line drawn parallel with the westerly line of said Lot 3 and extending across said Lots 3 and 5 from the tide land on the slough to the river, and the westerly boundary of which is the westerly boundary of said Lots 3 and 5, and containing 18.40 acres, and also all the tide lands fronting on Lots 3, 4, 5, 6 and 7, the County of Coos, State of Oregon, from State of Oregon patent to Joseph W. Bennett, and comprising 20.29 acres of section 10;

Lot 6, containing 35.10 acres, section 15; less five acres off the north end of same conveyed by Judah Parker and wife to Samuel L. Leneve, and also less 10.80 acres more or less, conveyed by Charles F. Doe in his lifetime to J. L. Kronenberg and being a portion of the westerly part of said Lot 5 as described in said deed of conveyance, the remainder hereby conveyed containing 13.95 acres, more or less; and also the tide lands fronting on said

Lot 5, title to which is derived from State of Oregon patent to S. L. Leneve and comprising 63-100 acres, together with all buildings, fixtures, boats and wharves on said premises, section 15; also all tide lands along Coquille River fronting on Lots 2 and 3, all of section 22, southeast quarter of the northeast quarter of section 28; Lots numbered 4, 4, 6, 8, 10, 12, 14 and 16 of Bandon Township, Oregon, formed from and comprising the south half of the northeast quarter of section 30, as per plat recorded in the county records of Coos County, State of Oregon, and containing 40 acres (less that portion platted and marked as streets and dedicated to the public for highway purposes.)

An undivided one-half interest in Lots 3 and 4 of section 1; Lot 4 of section 2.

Township 29 South, Range 14 West

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In all stations of life, whose vigor and vitality may have been undermined and broken down by over-work, exacting social duties, the too frequent bearing of children, or other causes, will find in Dr. Pierce's Favorite Prescription the most potent, invigorating restorative strength-giver ever devised for their special benefit. Nursing mothers will find it especially valuable in their treatment, and promoting an abundant nourishment for the child. Expectant mothers too will find it a precious safeguard to the system for baby's coming and rendering the ordeal comparatively painless. It can be had in any state, or condition of the female system.

Delicate, nervous, weak women, who suffer from frequent headaches, back-ache, dragging-down distress, low-down in the abdomen, or from painful or irregular monthly periods, gnawing or floating before eyes—have disagreeable, pelvic catarrhal discharges, or other displacements of womanly organs from weakness of parts will, whenever they experience many or only a few of the above symptoms, find relief and a permanent cure by using faithfully and persistently Dr. Pierce's Favorite Prescription.

This world-famed specific for woman's weakness and general ailments is a pure glyceric extract of the choicest native medicinal roots without a drop of alcohol in its makeup. All its ingredients printed in plain English on its bottle-wrapper and attested under oath. Dr. Pierce thus invites the boldest investigation of his formula knowing that it will be found to contain only the best agents known to the most advanced medical science of all the different schools of practice for the cure of woman's peculiar weaknesses and ailments.

If you want to know more about the composition and professional endorsement of the "Favorite Prescription," send postal card request to Dr. V. Pierce, Buffalo, N. Y., for his free booklet treating of same. You can't afford to accept as a substitute for this remedy of known composition a secret nostrum of unknown composition. Don't do it.

Wm. H. Ladd, Pres., Theo. B. Wicox, V. P.

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W. A. WOOD, Local Agent, PORT ORFORD, ORE.

W. M. All of Lot 3, section 1; Lot 1, section 3. Township 28 South, Range 15 West W. M.

All of section 16; south half of southeast quarter, northeast quarter of southeast quarter, southeast quarter of northeast quarter of a city 17; north half of northeast quarter, southeast quarter of northeast quarter, section 20; northwest quarter of northwest quarter, section 21 in Curry County Oregon, known as the "Joy Nay" place, and containing 960 acres. Township 28 South, Range 13 West W. M.

Lots 3 and 4 in section 31. Township 30 South, Range 12 West W. M.

All the southwest quarter of southeast quarter of section 19, and west half of southwest quarter section 20, containing 120 acres title to said 120 acres being a bond for a deed from Ed Carter and Olive Carter, his wife, to C. F. Doe, or his executors, administrators or assigns, recorded in book 38 of Deeds, page 26, county records of Coos County, Oregon, December 13, 1902. Township 28 South, Range 15 West W. M.

Also an undivided one-half interest in Lots 1 and 2 of section 24, containing 77.25 acres, more or less. Township 29 South, Range 14 West W. M.

All of timber, hard and soft wood, match wood and broom handle timber and all other timber on, and privilege of manufacturing and removing same from, and privilege of rights of way over and through the following described lands for a term of 25 years from the 28th day of August, A. D., 1903: The northwest quarter of southwest quarter, east half of southwest quarter, southwest quarter of southeast quarter of section 23; south west quarter of northwest quarter, northwest quarter of southwest quarter of section 25; south half of southeast quarter, east half of northeast quarter of section 26; east half of northeast quarter of section 25, containing 480 acres, as per deed pre-vest to C. F. Doe, recorded in book 39 of Deeds, page 79, County Records of Coos County, State of Oregon, on the 17th day of September, A. D., 1902.

Said sale will take place at the office of the undersigned on the second floor of the banking house of Flanagan & Bennett Bank in the City of Marshfield, Oregon, at the hour of two o'clock in the afternoon of said date.

Persons desiring to buy said property, or any part thereof, may submit sealed bids in writing to the undersigned at any time prior to the hour fixed for said sale.

The undersigned further advises purchasers that he has received a bid for all of said property above described from Frank P. Doe, and said bid of said Frank P. Doe is the sum of fifty thousand dollars (\$50,000), and that if the aggregate of all bids received for said property be not in excess of the said sum of fifty thousand dollars (\$50,000) said bid of said Frank P. Doe will be accepted and said property sold to said Frank P. Doe.

Purchasers are further advised that no bid will be accepted for said property, or any part thereof, or consideration therefor, unless it shall be accompanied by a deposit either in money or in certified check, for at least twenty-five per cent of the amount of such bid.

Dated this 17th day of March, A. D., 1906.

J. W. BENNETT, Administrator with the Will Annexed of Charles F. Doe, Deceased.

COPY.

DEPARTMENT OF THE INTERIOR, UNITED STATES LAND OFFICE, Roseburg, Oregon, March 5, 1906.

To all to whom it may concern:— NOTICE is HEREBY GIVEN that the Northern Pacific Railway Company, by G. H. Plummer, its Western Land Agent, whose postoffice address is Tacoma, Wash., has made application to select under the act of July 1st, 1898, as extended by act of Congress approved May 17th, 1906, the following described lands, situated in Township 32 S., Range 13 West of the Willamette Meridian, Oregon, to-wit:

SE NE¼, NW NE¼, NW NW¼, Sec. 17.

Within the next sixty days from date hereof protests or contentions against the said application on the ground that the land described, or any part thereof, is more valuable for its minerals than for agricultural purposes or the timber thereon, will be received and noted for report to the General Land Office.

Not coal land. (Sgd.) BENJAMIN L. EDDY, Register.

First issue, Mar. 25, 1906; last May 27, 1906.

NOTICE FOR PUBLICATION.

DEPARTMENT OF THE INTERIOR, Land Office at Roseburg, Oregon.

January 30th, 1906.

Notice is hereby given that Theron J. Fromm, of Port Orford, Oregon, has filed notice of his intention to make final five-year proof in support of his claim, viz: Homestead Entry No. 12351, made Jan. 7th, 1903, for the Lots 2, 3, 4, & 5, Section 31, Township 33 South, Range 14 West, W. M., and that said proof will be made before Geo. W. Smith, County Clerk, at Gold Beach, Oregon, on Friday, April 3, 1906.

He names the following witnesses to prove his continuous residence upon, and cultivation of the land, viz: Fred Piateror, of Port Orford, Ore. Willis White Jr., of " " Charles H. Pearce, of " " Eugene White, of " "

BENJAMIN L. EDDY, Register.

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AMES S. JOHNSTON (Successor to John R. Miller.) GENERAL MERCHANT, Port Orford, Or. NEW GOODS, and fresh supplies will be received by every steamer. It shall be my purpose to keep a full stock of everything required by the trade in the line of GROCERIES and PROVISIONS, BOOTS and SHOES, MENS' and BOYS, CLOTHING, LADIES' DRESS GOODS, HARDWARE, GRANITE and TINWARE, CIGARS, TOBACCO, PIPES, CANDY, NUTS and NOTIONS. In fact, a supply of everything usually kept in a well stocked General Merchandise Store. ORDERS TAKEN FOR ANY ARTICLE NOT IN STOCK. Call and examine goods and get prices.

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