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OUR AGENTS: A. B. Sabin, Bandon, Oregon. Col. I. N. MURPHY, Gold Beach, Ore.

ADVERTISING RATES REASONABLE.

A dirty rigger Hobbs, was arrested at Hood River lately, who, upon being searched was found to have a thousand dollars upon him. His money was sufficient punishment, and they let him go without punishment. "Money still makes the Mare go!"

After all of Hearst's windy assertions that he had been defrauded of the Mayorality of New York city, and after one of the longest and hottest contests of the kind in American history, the recount has resulted in a verdict that Mayor McClellan was legally elected.

CURRENT TOPICS.

Editor TRIBUNE:—In its issue of April 9 the Tribune had an able editorial on the trend of Republican policies, and in which the editor specially commended Senator LaFollette's demand for the physical valuation of railroads as a basis for determining what "reasonable" rates for transportation ought to be fixed by the Commission, but now comes the Chicago Republican Convention and votes down such a plank in the platform by nearly 900 majority.

The first two National Republican platforms roared the Federal Courts to a turn, but the Chicago Convention endorsed and commended them in all the forms that language could be employed to that end. "The world do move." Organized labor knows what it all means, but so far it has lacked the gumption to get together and protect its class.

The stand Senator Fulton takes in favor of members disregarding their pledges to vote for the candidate receiving the highest vote for United States Senator invites the suspicion that he is bidding for a regular old fashioned legislative hold up, at the end of which he himself might slip in. And his present position lends color to the suspicion that he had something to do with his county (Clatsop) giving to Chamberlain nearly 400 majority. But there will be no hold up, for, as Congressman Hawley says, "The June election settled that in two ways, first by electing Chamberlain, and second, by adopting by an overwhelming vote the amendment to the Primary election law instructing members of the Legislature to support the candidate for Senator who receives a majority of the votes of the people of the State."

The Irish World, which paper did Hercules a wrong for Roosevelt in 1894 says: "The Republican party is going into the impending election under great difficulties. Thus far in our history every financial crash has been followed by the defeat of the party which was in power when it occurred. If the Republicans can hold their own next November, it will show that their antagonists are utterly incompetent, and had better break up as a party, and leave room for new combinations."

It will be the fate of the Democratic party, if defeated again, to give place permanently to some other party, and Mark Hanna predicted that that party would be the Socialist party.

And the late National Republican Convention proceeded on the hypothesis that there could be no earthly danger of Democratic success when it boldly bid for campaign contributions from the predatory rich by contemptuously voting down LaFollette's resolution for 5 deer.

Help! Help! I'm Falling

Thus cried the hair. And a kind neighbor came to the rescue with a bottle of Ayer's Hair Vigor. The hair was saved! This was because Ayer's Hair Vigor is a regular hair medicine. Falling hair is caused by a germ, and this medicine completely destroys these germs. Then the healthy scalp gives rich, healthy hair.



The publication of such contributions, by a vote of 94 yeas to 800 nays; but the fact was not without its significance that LaFollette's name was cheered by the galleries for more than 18 minutes and until Roosevelt's picture was swung down, it being uncertain thereafter whose name was being cheered most.

The predatory rich are increasingly having the devil's own time in their marital relations, but the Gould crowd of vampires are just now piling it on thicker than usual in such cases made and provided. For instance, Howard Gould and wife and Frank Gould and his wife have long been airing their several grievances in the courts of New York with the Pinkertons playing a conspicuous role, while Anna is trapping up and down Europe and the Continent with that titled beast de Sagen. And each and every of these people lay on and spare not in their repugnance to Socialism, because as they allege, Socialism would "destroy the family."

Mrs. Grover Cleveland, a sensible woman, strenuously objected to there being any military features connected with the funeral of her husband, and yet, because the President was to be in attendance, it was urged that the Military display could not be omitted, and so the Military was conspicuously in evidence.

It will not have been forgotten that, when her husband, Senator George Hearst, died in Washington, Mrs. Phoebe Hearst, another sensible and witty woman, objected to the usual junket attending the remains of her husband to the Pacific Coast for burial, but whose preferences in the matter were not respected, and that a sensational scandal was the result when the junketing committee had been required to file an itemized account of the expenses of the trip.

I notice in your paper with no little surprise that a corps of surveyors has been employed to find the true line separating the Tichenor and Jensen properties at Port Orford. The line of fence which had been recognized and acquiesced in by the elder Jensen and his successors for about 30 years is the true and legal line. I have myself known of that line fence for more than 28 years, while 10 years is sufficient to settle the line by prescription if a fence has stood thereon that long. And that line fence was constructed after the elder Jensen had purchased the land on the hill, and possibly with his assistance, and certainly with his acquiescence, since he resided on the west side of that fence and daily passed back and forth through a gate at the terminus of Seventh street.

All that is necessary for Mrs. Tichenor to do to assert her legal rights in the premises, is to proceed to reconstruct the fence on the site of the old one.

Langlois and vicinity has been the scene of sincere, heartfelt mourning over the death of Mrs. Marie Sorenson, wife of Jens Sorenson, suddenly on the evening of July 2nd. A noble, kind hearted, helpful, lovable, unselfish woman, she was universally loved and respected by a large circle of sincere friends.

J. H. Urron, Langlois, O.

The open season for killing deer begins July 15th. Don't forget to send a dollar to the County Clerk for a license, and don't kill over 5 deer.

Some Plain Talk Our Land Department.

Editor Post Oregonian TRIBUNE: I wish to express some of my views, in regard to land matters as I think of them, as applying to the coast of Curry county, Oregon.

Now in the first place I will speak of the quality of the land covered with forest, which seems to be the land that government has set apart for speculators and capitalists by issuing Forest Reserve Scrip and Lieu Scrip lands that are being gobbled up by wealthy men along the coast of Curry. Does it seem to be justice to the people of this county that the government should take back land that was given to the railroad where it passed through Idaho, Montana and other states where the country received the benefit of the railroad and issue them Scrip that they can bring to Curry county and gobble the best lands we have in preference to the actual settler? What benefit has our country ever received from a railroad? And today if there was a railroad along the coast, I venture to say that if the timber was taken off, and the land stripped bare, it would be worth more than the land taken back by the government. The land as a rule in this county when covered with timber, has rich soil and will produce more vegetation than any prairie land in the county. As for any one to say that the land of this coast is entirely unfit for cultivation when stripped of its timber, we know better. Take it in California, take it in Humboldt Co., Mendocino, Del Norte and other coast towns where the mighty Sequoia grow, where people once thought that the land would be worthless where those giant trees grew. But in those counties today, you cannot buy the land for twice the amount of money it sold for with its virgin forest attached. There you will see grass growing taller than the stumps left on the ground, and beautiful homes where they have dug out the stumps. A person that didn't know could hardly believe that where those beautiful houses stand there were once giant redwoods 60 to 75 feet in circumference, but I have been an eye witness to this fact, we all know that where the redwood grows the land is not nearly so good as the land that grows fir, cedar, chittam, alder etc. that we have in Curry. I also think it very wrong in the land department to maintain any reserve within 12 miles of the ocean beach, for the reason that it deprives this county of revenue. There is very little land within that distance from the coast that would not be settled on in some way, that would make it taxable property. Outside of that limit no doubt it is wise to make and maintain a permanent reserve, for the reason that those mountains lying East of that distance are very rugged and rocky and contain valuable minerals that will in time be discovered by prospectors if allowed free access.

Now, I am going to criticize head of the land department just a little bit. Mr. Hitchcock who was at the head of the land department last year sent out circulars broadcast one year or more ago, that town ship 39, Range 13 west would be opened to settlement on July 22, that is, that the homesteader could mark out his location and make settlement on that day, and on the 22 of August his filings would be accepted at the land office at Roseburg. So, presuming that such a high official was certainly correct, several persons acted on those instructions. I was with one man and helped him run out his claim. I knew the land had been surveyed but not accepted, so we wrote direct to Secretary Hitchcock asking if this applied to the whole township? To which he answered as follows: "Township 39 Range 13 West, unsurveyed will be open to settlement on the 22 day of July but no filings will be accepted before the 22 day of August, 1907." Then of course we had no doubt in the matter, and those who had made settlement at considerable expense were in Roseburg at the time mentioned to make their filings, but to their great disappointment their filings were rejected! However the scrip men were there, and I see by the blue print maps that they scrippled lands that were embraced in the claim locations, and I am told it has been approved! Is this not enough to make people distrustful of the great and glorious government? I was told by one man that

he had something to do with having the matter held over, and the same person was cruising the township afterwards to find the best land to place scrip on. They say they have the preference with their railroad scrip; that the poor E. R. sacrificed so much, when they let go their valuable lands and took this Scrip in lieu thereof; and they can place it here in Curry county where we never saw a E. R., in preference to those people who have lived here 40 years—all the while with the anticipation that there would be a Railroad along the coast of Curry which would enhance the value of their land. Now they see strange faces roaming about occasionally that have the credentials to show that they can take the land in preference to a young man that has grown up in the county to 21 years of age, and there are men living right here in the county continually harassing the homesteader, and standing in with these capitalists who say, that, "a man cannot hold his homestead if it should happen to have 75 or 80 acres of timber on it." Well, if he can't hold it that way, then just as well to have no homestead law in Curry Co., there they will find the best soil. I can not see why it is that some of the people here, that have exhausted all their rights are continually trying to tread on some poor struggling man that is endeavoring to acquire a little piece of land under the homestead law. He may never have a chance to get money enough to buy a timber claim, and it may be that if he gets a homestead with 75 or 80 acres of timber, he may have the idea that he may be able to sell that timber and get some money to improve the rest of the land, or it may be possible that a young man is newly married and has a baby or two and he takes up a homestead in the mountains and works along, almost any way to get something to eat for his wife and babies, and probably all the time he is doing this he is looking forward to the time when he can sell it out for enough money so he can buy him a little house and lot convenient to a school where he can send his children to school. Is that any great sin? Is it not better that the people in the community get something out of the land? It brings a few dollars in the county which circulates among the people here, where as the Scrip man's money never sees Curry. I hope to live long enough to see all those special privileges done away with, and I think with four years more of Roosevelt's policies, which will be carried out by Wm. Taft, will make special-privileges men scarce.

SAMUEL H. McVAY.

SUMMONS.

IN THE CIRCUIT COURT OF THE STATE OF OREGON, IN AND FOR CURRY COUNTY.

D. A. Huling, R. W. Lupdy, O. E. Huling and W. E. Lupdy, partners, doing business as Huling, Landy & Sons, Plaintiffs, vs W. T. Estburg, Defendant.

To W. T. Estburg, Defendant: You are hereby notified that you are hereby required to appear and answer the complaint of the Plaintiffs now on file against you in the above entitled Court and cause, within six weeks from the date of the first publication of this summons, to-wit: Within six weeks from the 8th day of July, 1906, the same being the date of the first publication of this Summons; and if you fail to so appear and answer on or before the 20th day of August, 1906, the same being the last day of the time prescribed in the order for publication, judgment will be taken against you for want thereof, for the relief demanded in the complaint of plaintiffs, a succinct statement of which is as follows: That Plaintiffs have judgment against you for the sum of Two Hundred Sixty Dollars and Ninety-one cents together with interest thereon from the 31st day of December, 1904, at the rate of six per cent per annum and for their costs and disbursements in this action; and plaintiffs will ask for an order of sale of the real property attached in this action, which real property is described as follows, to-wit: The East half of the South-east quarter; the South-east quarter of the North-east quarter of Section 24; the North-east quarter of the North-east quarter and the South half of the North-east quarter of Section 25; the South-east quarter of the North-east quarter and the North-east quarter of the South-east quarter of Section 26; all in Township 31, South, Range 13 West of Willamette Meridian, in Curry County, Oregon.

This Summons is published in pursuance of an order made by Hon. E. A. Bailey, as County Judge of Curry County, dated the 20th day of June, 1906, directing the service thereof to be made by publication of the same in the Port Orford Tribune, a newspaper published at Port Orford, in said Curry County, once each week, for a period of six successive weeks.

L. A. ROBERTS, Attorney for Plaintiffs.

WANTED. For sale or business. Call on me at my home, 1000 Broadway, N. Y.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF CURRY. William F. Green, Isaac W. Green and Little M. Bonfield—Plaintiffs vs Emily Leonard, John Leonard, George Shindler, Laura Shindler, Agnes Shindler, The Unknown Heirs of Law of Emily Leonard Deceased, Lucinda Byard, Fred Smith, William Gauntlett, J. W. Ostrander, Linnie Ostrander and all persons unknown, claiming any interest or estate in the property described in the complaint in this action—Defendants.

To the above-named and described defendants: In the name of the State of Oregon; You and each of you are hereby summoned to appear and answer the complaint of the above-named plaintiffs, filed against you in the above-entitled court and cause on or before the twelfth day of August, 1906; And you are hereby notified that if you fail to so appear and answer said complaint within said time, said plaintiffs will apply to said court for the relief demanded in said complaint to-wit: For the decree in Partition and Sale and Division of the net proceeds thereof among the parties to this action entitled thereto accordingly, of the following described real estate premises situated in Curry County, Oregon, to-wit: The South West Quarter of the South-East Quarter and the South East Quarter of the South West Quarter of Section Four and the East Half of the North West Quarter of Section Nine all in Township Thirty-nine South of Range Fourteen West of Willamette Meridian, and for the further decree of said court cancelling of record the mortgages of record on said premises held by said defendants Fred Smith and William Gauntlett respectively and for the other general and special relief set forth and demanded by said plaintiffs in their complaint in said action on file in said court. The date of the first publication of this summons is July first 1906 and the date of the last publication thereof will be August 12 1906, and this summons is published in the Port Orford Tribune once each week for six successive weeks by order of the Honorable E. A. Bailey County Judge of Curry County Oregon, made June 29, 1906.

J. N. TRUE, Attorney for Plaintiff.

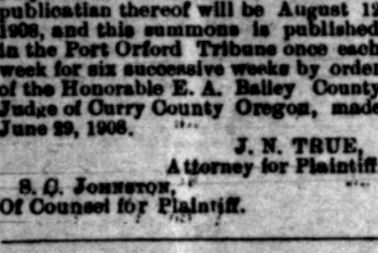
S. G. JOHNSON, Of Counsel for Plaintiff.

Notice. I am the owner of, and desire to sell, 250 acres of timber land in Sections 17, 18 and 19, in Township 34 S. R. 14 W., W. M. 1 also 40 acres in Sec. 27, T. 30 S. R. 14 W., W. M. 1. Address the undersigned. WILLIS T. WHITE, Port Orford, Or.

JEWELRY.

Send your Agates for Mounting & Polishing also your Watches and Jewelry for repair, to Fred H. Van Norden Bandon, Oregon. Careful attention given to mail orders.

Imported Percheron Stallion



KEROR

KEROR, (No. 51,609) was a prize-winner at the District Fair at Roseburg in 1906, taking four first prizes as follows: First as percheron draft horse; first premiums on two colts; first on horse and family of five colts.

WILL MAKE THE SEASON AT Bandon, Bear Creek, Four Mile, Dairyville, and Sixes river; being at the latter place on Sunday April 15th, and every nine days thereafter. SAVINGS FEE: \$10, \$15 and \$20. S. J. CULVER & CO., Bandon, Oregon.

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