lican Candidate for Governor, issues statement to the people veto any bill compensating might be passed by the leg-

Oregon City, Ore., Feb. 14, 1914. To the People of Oregon:

I have waited with the hope that some of the numerous gentlemen who are candidates for governor in the Republican primaries and otherwise, in announcing their candidacy, would make some declaration as to how they stood upon the National Problem of the sale and manufacture of intoxicating liquor in the United States. I have also hoped that there would have been some ex pression as to how these gentlemen stood, or would stand on the question of the state of Oregon abolishintoxicating liquor within this state. None of these gentlemen have seen fit to make any declaration or comthis great issue, which I think and the welfare of the people generally and to the maintenance of our Christian civilization that now ex-

Reluctantly, after due consider-

ation, I have concluded to become a candidate for governor upon this issue as the principal one of my candidacy. I take this position, that the that the liquor traffic, as now in use and is the result largely, of crime, to be punished to the extent of com- their patrons. the State of Oregon.

laboring men now here.

whatever methods are used in the people were able to pay and paid spending of the people's money for their bills at the stores where spending of the people's money for their bills at the stores where scribed before Timothy E. J. Duffy, U. such construction, that the interest formerly it was difficult to obtain S. Commissioner, at Princeville, Oregon, of the farming class of the people of payment. Of course, our city ad- on the 10th day of April, 1914. this state, should be very carefully joins Kansas City, Missourl, and the safeguarded and their wishes as indicated through the society of the County of t

consulted and followed

I desire also to say that I stand a lawful way.

The liquor question has got to be State of Oregon, to talk about fighting vice, preach sermons against vice, pass resolutions against vice and hold banquets and make ing the sale and manufacture of all speeches and congratulate each in this state, because it is in the saseed is sown and eventually ripens acter, leading in the end to the jail and penitentiary, to the insane asylum and to degeneracy, say nothing about want and poverty to

intelligent opinion of all fair minded Liquor association of this state, men and women is unquestionably who are always on guard and ready to battle for their position. I know and force, is a menace to civilization, how hard it is to merchants, bankers and business men take an poverty, degeneracy and moral de- active interest in the movement, besaloon. I really feel more like con- saloon was driven out of business demning and censuring socity for in Portland, inside of six months or permitting this great evil and power a year, the merchants and business to exist and to obtain the firm hold men would be the ones who would that it has in the state and in this be congratulating each other upon country. If I had my own way, I the advance in every line of business, should feel as if society itself, ought and better payments of the bills of

pensating men who have engaged in To illustrate this, I herewith this business, sanctioned by the law, quote an extract from a letter writin a reasonable way to recover their ten to me November 17, 1913, by investment that they have made, Hon. Silas Porter, who is one of on the same theory that Abraham the judges of the Supreme Court of Lincoln favored buying the slaves Kansas, and a man who has lived and colonizing them, in order to set- in Kansas during the life of the tle the slave problem. Of course, I amendment to its constitution and think and know that the people of a man of great ability and high this state would not favor compen- character. Mr. Porter writes: Our sating men who have invested their town, Kansas City, Kansas, has money in the saloon business, over 100,000 population. It is a city neither am I advocating it as a part of manufacturers. Six or eight of my platform nor program in this years ago, when they started to enfight, I amasimply suggesting it to force the law rigidly, there were this power, as well as many other the conscience and fair minds of the something like 250 "joints" running changes which were then vital to people of this state, for them to give practically wide open. Many of the such consideration as they see fit, bars were fixed up in a luxurious state. recognizing as I do, that whenever manner and enormous sums were society feels that it is in danger, it paid over the bars every day. Many pensive kid-gloved commissions that has a right to abolish and to destroy conservative business men, bankers are sapping the taxes and resources anything that endangers itself. My and members of the Commercial out of the people of the state. object and purpose is to try to Club were at first opposed to a rigid I am also radically opposed to the arouse the public opinion and the enforcement of the law because it conscience of the people of this state, would leave vacant hundreds of tration in its wool schedule and where they will be willing to stand buildings and apparently would de wool tariff, which is a direct slap to shoulder to shoulder, irrespective of moralize the business interests of the the great sheep industry of the state political party or affiliations and city. However, the law was rigidly of Oregon, and the country at large. unite for the purpose of putting the enforced; not by a trial of cases be-

saloon business out of existence and fore juries, but by injunction suits destroy its influence in our economic, against the property owners and the Legislature, compensating sasocial and political life. I therefore upon affidavits before a judge who loon keepers and breweries for am in favor of destroying the sa- granted the injunction showing a money invested in their business, in loons with compensation if the violation. After the court had case prohibition carries or is adoptpeople should upon a direct vote so adopted the plan of enforcing its or- ed or otherwise, or under any cirdeclare, but I would veto any bill ders by putting padlocks on the cumstance whatever. which the legislature might pass, doors of the buildings, and prohibitcompensating saloons for their in- ing the opening of the building until Fish and Game Commission as now vestment unless the people by popu- the owner should give a bond that constituted, but favor reasonable lar vote directed me to do otherwise. It should never again be used for the laws protecting game without so I stand openly and above board, un- illegal purpose, and sending the pro- much red tape. conditionally, in favor of the adop- prietors of the joints to the jail for tion of a National and State Amend- large sentences, not on convictions all useless commissions, believing ment to the constitutions of the for the sale of liquor, understand, that the responsibility for the ex-United States and the State of Ore- but for violating the order of the penditure of the people's money gon, to prohibit the sale and manu- court, there could be no jury trials facture of all intoxicating liquor and convictions were easily ob- the public will know just where, within the United States and within tained. After these things had been done, the owners of the buildings for the heavy taxes and expendi-I also favor National Suffrage to gradually found other tenants and tures. I therefore believe that the the women of the United States. in the course of a few months or I am opposed to any and all Ast- perhaps a year, the same business Governor, Secretary of State and atics, such as Hindus being per- men who had protested against the State Treasurer, so the people will mitted to come into this country rigid enforcement of the law, came know who to exercise the recall on, and into this state and competing to the assistant Attorney General in the logging camps and other and apologized. No disinterested avenues of work and labor with the business men in the city would now be willing to have the city return to It is unnecessary for me to add, the old plan. I remember instances that I stand with all good citizens where grocerymen and other mer- pd adv 2t in this state in favor of upholding chants said that since the enforceand maintaining our school system ment of the law, and this was said in a fair and liberal way, and in the within a year thereafter, children construction of roads and highways came to their stores, with five and to meet the demand and require- ten dollar bills to purchase proto meet the demand and requirements of our farming, producing, visions who had, prior to the encommercial and business classes of the people of this state, with this qualification, that I feel that whatever plans are adopted in the construction of roads in this state and whatever methods are used in the

Hon. Geo. C. Brownell, Repub. and the Farmers' Grange, should be two saloons ready to greet the Kansas man when he comes over. But only those who were so addicted to irrevocably in favor of free press and the use of liquors that it was alfree speech, and that if I should be most impossible for them to do of Oregon and says he will successful in being nominated and without it, would in the evening elected governor of this state, I will take the trouble to go to Missouri ee, so far as my power will permit, for liquor. The large majority of saloons and breweries, which that no man or woman, rich or them, and the average man, turned poor, black or white, shall be de- and went to his home without havprived of the opportunity of fairly ing spent his money for liquor. and decently expressing themselves Prior to the enforcement of the law. anywhere, in public halls, or upon the joints always procured from the the streets of cities in this state, as banks large sums of money on every long as they conduct themselves in pay day, because a very large percentage of the pay checks were cashed over the bar, and of course fought out. Men will be compelled you know, and I know, that the to take a stand, for it or against it. laborer would naturally feel called The saloon is either right or it is upon to spend some part of it under wrong. If it is right it should be those circumstances, and it fre-maintained and perpetuated; if it is quently happened that his wife and wrong, it should be destroyed. I children saw but a very small part feel that it is wrong; I feel that it is of the proceeds. All that was done foolish for the moral societies of the away with when the joints were closed. Kansas City, Kansas, increased in population the first three or four years after the laws were enforced at a wonderful rate. There was marked improvement in the other how they are going to fight prosperity of the merchants and the vice, and permit the saloon to exist business of the city increased, and instead of a decline, there was a mit themselves in any way upon loon to a great extent, that the great increase in business and in population. Most of the buildings believe to be the most important for into crime, and vice of every char- that were formerly occupied by joints are occupied by 'legitimate business.'"

In closing I desire to say that I favor the \$1500 exemption from taxthe thousands and millions of ation, now before the people of this women and children in this land. state. In addition thereto I wish to I know what kind of a battle this say that I feel that the people of the will be. I fully realize the power of State of Oregon and in fact society the liquor element and the Retail generally, rarely appreciate the debt and obligation that they owe to the school teachers and instructors, from colleges down to our district schools, for the efficiency and the work that they do and if I should be honored with this nomination cay, to such an extent as to become cause they frequently fear that it and election, it would be a source of a startling danger to the human will injure the market, the store, and great pleasure to me, in every legitirace. I have no personal fight the bank, and in other words, all mate, to aid and advance the differagainst the man who is running a trade. The facts are that if every ent school interests and institutions of this state and the material welfare of the instructors and teachers

I also strongly favor giving aid and all assistance that is possible, towards helping the people of Eastern Oregon and other parts of the state needing irrigation, to get water upon their lands.

I also favor giving the Governor power to veto separate items in appropriation bills passed by the Legislature, and this I advocated for years when a member of the State Senate. It is now being taken up as a new matter by some of the candidates, although I used it as an argument on the floor of the state senate, for many years endeavoring to induce the legislature to pass a bill calling for a Constitutional Convention, so that the constitution could the interests of the people of the

I am opposed to useless and ex-

attitude of the National If nominated and elected Governor,

I will veto any bill which may pass

I also favor the abolishment of the

I will stand for the abolishment of should be fixed in such a way that when and whom to hold responsible responsibility should rest with the in case it is desired at any time. I favor separation of church and

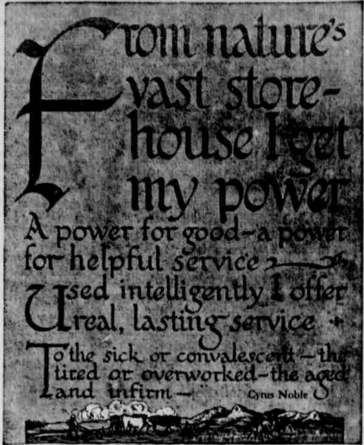
state in this state and nation. Sincerely yours, GEORGE C. BROWNELL.

Notice for Publication

U. S. Land Office at The Dalles, (

tion to make final three year proof to establish claim to the land above de

safeguarded and their wishes as infirst block over the line is known as Elliott, Charles II. Crain. and dicated through the society of the "wet block," and it is said to ville, Oregon. H. Frank Woodcock,
Register.



W. J. Van Schuyver & Co., General Agents Portland, Oregon

De LAVAL

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Sold on Easy Terms

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Prineville, Oregon

Eggs for Hatching **Barred Plymouth Rocks**

J. W. Carlson 3.26 Prineville, Ore

"PRINORE" AND "STANDARD" Prineville Flour

Notice of Sheriff's Sale In the circuit court of the state of Oregon for the county of Crook. H. E. Noble, plaintiff,

J. Snow Parminter, defendant, By virtue of an execution, decree and order of sale duly issued out of and under the scal of the circuit court of the state of Oregon for the county of Crook, to me directed and dated the 28th day of March, 1914, upon a decree for the foreclosure of a certain mortgage, and judgment rendered and entered in said court on the 25th day of March, 1914, in the above entitled cause, in favor of the plaintiff and against the defendant, J. Snow Parminter, the judg-ment debtor. In the sum of Eigh-teen Hundred and Forty (\$1840.00) dollars, with interest thereon from dollars, with interest thereon from the 18th day of May, 1911, at the rate of 8 per cent per annum and One Hundred and Eighty (\$180.00) dollars, attorney's fees, and the further sum of Sixteen dollars costs, saving and excepting the sum of One Hundred and Forty (\$140.00) dollars paid on account of said above mentioned interest and the costs of and upon this writ, and commanding me to make saie of the real property embraced in such decree of foreclosure and hereinafter described, I will, on described, I will, on

Saturday, the 2nd day of May, 1914, at the hour of 10 o'clock in the fore-

door of the county courthouse in Princytile, Crook county, Oregon, sell at public auction to the highest bidder for cash in hand, all the right, title and interest which the defendant, J. Snow Parminter had on the 25th day of March, 1914, the date of the judgment and decree herein, or which such defendant now has or which such defendant now has or has since acquired in and to the following described real property to wit: The east half (\(^{1}\)_{2}\) of the southwest quarter (\(^{1}\)_{2}\) of section twenty-one (\(^{2}\)_{2}\), in township sixteen (16) south, range fourteen (14) east of the Willamette Meridian, lying and situate in the said county of Crook, state of Oregon, or so much of said property as will satisfy said judgment and decree, with costs and accruing costs. cree, with costs and accruing costs. Said property will be sold subject to

confirmation and law provided.

Dated at Prineville, Oregon, this 28th day of March, A. D., 1914.

FRANK ELKINS, Sheriff.

First publication, April 2, 1914.

Last "30, 1914.

To get results from the setting hen, exterminate the enemy. Lee's Lice Killer, Insect Powder, Carbolineum and Little's Dip. O. C. Claypool & Co.

noon of said day, and at the front Why not take the .lournal?

In the Circuit court of the state of Oregon for Crook county, C. W. Elkins, plaintiff,

John Cripps and J. A. Dilworth and Mrs. J. A. Dilworth, his wife, de-

fendants.
To John Cripps, J. A. Dilworth and
Mrs. J. A. Dilworth, defendants
above named:

above named:

In the name of the state of Oregon, you and each of you are hereby required to appear and answer the plaintiff's complaint filed in the above entitled court and cause, on or before the last day of the time prescribed in the order for the publication of summons herein, to-wit: On or before the 17th day of April, 1914, and if you fail to answer or otherwise plead to said complaint, for want thereof, the plaintiff will apply to the court for the reliet therein demanded to-wit:

For indement against the defendant.

therein demanded to wit:

For judgment against the defendant,
John Cripps, for the sum of \$60.00 and
interest thereon from the 10th day of
April, 1913, at the rate of 6 per cent per
aenum, and for the further sum of
\$50.00 attorney's fees paid herein, and
tor plaintiff's costs and disbursements
further to be taxed.

And for a decree of this court for the
sale of the west half of the southwest
quarter, and the northeast quarter of
the southeast quarter, and the southeast quarter of the northeast quarter of
section 22, township 14 south of range

east quarter of the northeast quarter of section 22, township 14 south of range 16 east of the Willamette Meridian, in Crock county, Oregon, by the sheriff of said county according to law, and that the proceeds of said sale after paying the said attorney's fees, costs and charges, incident to said sale, be applied on plaintiff's said judgment, as prayed for in said complaint, and that the defendants and all persons claiming or to claim by, through or under them or either of through or under them or either of them, be forever barred and foreclosed of all right, title and interest or right of redemption in or to said premises or any portion thereof, except as provided by law, as well as all persons claiming or to claim under said defendants or either of them, by virsue of any claim either of them, by virtue of any claim arising subsequent to the execution of said mortgage, and that the plaintiff have execution against the defendants, John Cripps and J. A. Dilworth, for any deficiency remaining after applying all of the proceeds of the said sale of said mortgaged premises, applicable to the payment of plaintiffs said judgment, and that plaintiff have such other and further relief as to the court may seem just and equitable.

This summons is served upon you by order of the Honorable G. Springer, judge of the county court of Cook county, Oregon, made on the 3rd day of March, 1914, and prescribing that said summons be published six weeks in seven consecutive issues in the Crook

seven consecutive issues in the Crook County Journal, a weekly newspaper published at Prineville, Crook county, Oregon, and the date of the first publication of this summons is the 5th day of March, 1914, and the date of the last publication is the 16th day of April, 1914.

T. E. J. DUFFY.

Attorney for plaintiff.

Notice to Creditors

Notice is hereby given, by the un-dersigned, the administrator with the will annexed of the estate of William Smith, deceased, to all William Smith, deceased, to all creditors of said deceased and to all persons having claims against said persons having claims against said estate to present the same, with the proper vouchers, to the undersigned, at the office of M. R. Elliott in Prineville, Oregon, within six months from the date of the first publication of this notice. Dated this 12th day of March, 1914. J. H. ROSENBERG, Administrator with the will annexed of the estate of William South. of the estate of William Smith, deceased.

Summons.

In the circuit court of the state of Oregon for Crook county. B. M. Powell, plaintiff,

John Crippe, defendant. hn Cripps, defendant above named: in the name of the state of Oregon, you and each of you are hereby re-quired to appear and answer the plain tiff's complaint filed in the above entiff's complaint filed in the above entitled court and cause, on or before the last day of the time prescribed in the order for the publication of summons herein, to-wit: On or before the 17th day of April, 1914, and if you fail to answer or otherwise plead to said complaint, for want thereof, the plaintiff will apply to the court for the relief therein demanded to-wit:

For judgment against you for the sum of \$64 00 and interest thereon from May 1st, 1913, at the rate of 6 per cent per annum, and for the further sum of \$25 00 attorney's fees, and for plaintiff's cost and disbursements to be taxed.

And for an order of said court, that

cost and disbursements to be taxed.

And for an order of said court, that
the west half of the southwest quarter,
and the northeast quarter of the southeast quarter, and the southeast quarter
of the northeast quarter of section 22,
township 14 south of range 16 east of
the Willamette Meridian, in Crook
county, Oregon, in said action heretofore attached and levied upon, be sold
to satisfy said judgment, attorney's fees.

to satisfy said judgment, attorney's fees, costs and accruing costs. This summons is served upon you by This summons is served upon you by order of the Honorable G. Springer, judge of the county court of Crook county, Oregon, made the 3rd day of March, 1914, and prescribing that the said summons be published in the Crook County Journal, a weekly newspaper, published at Prineville, Oregon, and that the same be published at least six weeks in seven consecutive issues of said paper, and the date of the first publication is the 5th day of March 1914, and the date of the last publication is the 16th day of April, 1914.

T. E. J. Duppy, Attorney for plaintiff.

Notice of Final Settlement

Notice is hereby given by the undersigned, the executrix of the estate of James S. McMeen, deceased, that she has made and filed with the clerk of the has made and filed with the cierk of the county court her final accounting of her administration of said estate, and that the county court has set Monday, the 4th day of May, 1914, at 10 o'clock in the forenoon at the county court room in Prineville, Oregon, as the time and place for hearing and settling said final accounting. At which said time and place any person interested in said estate may appear and object to said tate may appear and object to said final accounting.

EMMA F. McMern,
Executrix of the estate of James S.
McMeen, deceased. 4.2

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