

SCHUEBEL AND HEDGES TILT.

Legislature vs People Was Main Live Wire Topic.

There was an interesting little tilt between J. E. Hedges and C. Schuebel at the Live Wire luncheon Tuesday. In discussing the matter of combating the division of the county, it was asked if the argument in the state campaign book would not be sufficient? Mr. Hedges stated that in his judgment the book was not much read; that the propositions therein were confusing to the voter and that it was of little benefit to the state. Asked the remedy he advised that a legislative committee present these propositions, that they might be made clear to the people.

Mr. Schuebel vigorously defended the state book and condemned the legislature. He said that not one man in twenty in the legislature knew of the jokers the legislature slipped through in the many bills at Salem; that the legislature of 1909 lost to Clackamas County \$60,000 in water power taxation through juggling; that it was in the "dark corners" of the legislature that these jokers were framed up and put over; that he challenged anyone to show a single bill (with the exception of the Australian ballot law) the state legislature had passed in the interests of the people.

DEMOCRATIC OPENING.

Hear Walter Pierce, at Willamette Hall Saturday Night.

Saturday night at Willamette hall at eight o'clock, Hon. Walter E. Pierce, of Hot Lake, will open the Democratic campaign in Oregon City.

Mr. Pierce is one of the best public speakers in the state. He is a man who reads, who studies, who has brains, and he will give you an address that will be some- thing besides abuse.

What do YOU say?

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The samples were selected with great care by the combined judgment of the board's experts, endorsed by the leading jobbers of the United States as being representative of all classes of fabric in use in this country, each sample being chosen because it was typical of the most used material of its particular weave or class.

President Sullivan reported that the looks cannot matter was progressing and would soon be in shape to be taken over by the government.

Mr. Toole urged that the conditions in the postoffice building be improved and the front rooms vacated to the office, and that residents up in the vicinity of Sixteenth St., be given free mail delivery service.

Equal Rights Movement Fast Gaining Advocates Here.

The Equal Suffrage Movement was given a great impulse on last Sunday evening when Judge C. Brownell of this city spoke before a large audience in the open forum of the Methodist church.

Judge Brownell spoke lucidly and conclusively, showing how the vote would help to equalize laws that at present are unfair to women; how work has been taken out of the home and is being done in the factories so that working women and girls need the protection of the ballot in this factory work; and how the mother in the home needs the vote to protect her table from adulterated foods and her family from evil environments.

He showed how in equal suffrage states there are better laws protecting the child, the mother and the home and how the women there are treated with deeper courtesy and respect than elsewhere. "We have no Democracy," declared Judge Brownell, but a government of half the people by half the people and too often for half the people. With adult suffrage, child slavery will be done away with in the great factories, and every child will have a chance to obtain the play and schooling so necessary in building up a vigorous constitution and educated brain.

At the close of the address Dr. Ford, pastor of the church, asked all those in favor to stand, and almost the entire congregation rose to their feet. It was a splendid demonstration for right and justice.

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thing besides abuse. Regardless of your policies, turn out and hear Mr. Pierce, you owe it to yourself as a voter.

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Gilbert L. Hedges Wins \$50,000 Damage Suit

Gilbert L. Hedges has been in Portland the past week trying the case of Minnie Hough, by her guardian, Emilie Toedemeier, against Herman Iderhoff, all of the parties being residents of Clackamas County, Oregon. Mr. Hedges represented the defendant, Herman Iderhoff and the case was submitted to the jury at 4 o' Wednesday afternoon, October 9, and they returned a sealed verdict for the defendant Thursday morning.

"Uncle Josh Perkins."

At Shively's opera house Monday, October 14, with a splendidly selected cast of players, an entirely new scenic production, and a record of being the most successful of all rural comedy dramas, "Uncle Josh Perkins" comes to Oregon City Monday, October 14, for his annual engagement. This is the play that has outlived nearly every other dramatic offering of New England rural life. Probably because its story is so human and true to the instincts of men, women and children, and more likely because the playwright has constructed a story of immortal interest to the world in general, does "Uncle Josh" live on year after year to demonstrate that in the end "love will find the way."

Saturday night Willamette hall, big Democratic meeting. Come out and hear Mark Pierce, the best talker in Oregon.

Clarks.

The Clarks principal school started on Monday, October 7th, with Mr. Floyd Webb and the primary school with Miss Ena Stout as instructors.

Mr. Charley Harrington and Mr. Charley Bryan and Lawrence Grace were helping Mr. Bucher shingle his new house a few days last week.

Mr. G. Marquard was in town last Saturday.

Mr. W. H. Bottmiller started digging his potatoes Monday.

Mr. Wolfson and family were in town last week.

The Buol brothers are clearing land.

The Timber Grove school has started, Miss Zella Johnson is the teacher.

Children Cry FOR FLETCHER'S CASTORIA

Few, if any medicines have met with the uniform success that has attended the use of Chamberlain's Colic, Cholera, and Diarrhoea Remedy. The remarkable cures of colic and diarrhoea which it has effected in almost every neighborhood have given it a wide reputation. For sale by Huntley Bros. Co.

For Sale—5 or 10 acres good land near Clackamas station. Price \$300 per acre. Address C. Cramer, Clackamas, Oregon.

I have good live dry wood for sale at reasonable prices. No water soaked down wood. Address N. C. Westerfield, R. F. D. No. 2, Box 18, tf

FOR RENT—7 room house, three lots, Falls View, \$10 per month. H. L. Roll, Falls View.

PIANO for sale, or will trade for cattle, milk cows preferred. Address Jennings Lodge, Box 57, Phone Oak Grove, Black 757.

WANTED—General housework, no cooking, a Scotch lady. Grace Graham, Gladstone, Pacific phone 1995.

SPAN OF HORSES—Weight 1200 four years old, Ross Shepherd, Willamette.

The Courier and the Sunset Magazine, both one year \$1.75. The regular rate of both publications is \$1.50 each—\$3.00.

Dyspepsia is America's curse. Burdock Blood Bitters cures dyspepsia every time. It drives out impurities, tones the stomach restores perfect digestion, normal weight and good health.

Skinny's Bad Break.

One of the Scottish golf clubs gives a dinner each year to the youngsters it employs as caddies. At the last year one of the boys, a tough youngster, disinclined to use any of the forks he found at his place, but loaded his food into himself with a knife. When the ice cream course was reached and he still used his knife a boy sat opposite to him and who could stand it no longer shouted:

"Grest Scott! Look at Skinny usin' his iron all the way round!"

Will Campaign in New York. New York, Aug. 1.—Governor Woodrow Wilson will make his first invasion of New York for campaign purposes when he will be the guest of honor at the Workingmen's Woodrow Wilson club of the lower east side at a dinner to be held at the Cafe Boulevard on Sept. 4. Governor Wilson will deal, it is expected, with the problems of immigration and the false impressions that have been put upon his views by the quotations of isolated sentences from his different books.

APPRECIATION.

Editor Courier:

I read with much satisfaction and pleasure each week your able and fearless editorials. I note your advocacy of the single tax proposition. One of the best arguments ever advanced for this proposition was the statement of Tom Johnson, one time mayor of Cleveland, Ohio. He said the farmer paid 60 per cent of the taxes and only owned 10 per cent of the land values. This statement has never been successfully denied and was inserted in the Congressional Record of last August.

Of course the Oregonian fights this proposition because its principal owner is an extensive owner of land held out of use and corporation owned lawyers are hired to fight it and will fight for it if they were paid a bigger price. The poor "Ginks" who vote against are simply fooled and flim-flammed.

It is amusing to read articles in the Republican Press about the re-election of Taft. No persons with brains enough to feed a goose believes for a minute that Taft stands any chance whatever. The hired orators are simply trying to keep him from being buried entirely out of sight.

Your article in regard to the brainless specimen who uttered a foolish remark about the Socialists was scathing but true. Probably the brainiest and best educated man in the land, Woodrow Wilson, says, "We are slowly drifting into Socialism." The writer can well remember when a boy the abuse and ridicule heaped on the abolitionist before the war. Both the press and clergy vied with each other in denouncing those crazy fellows. The writer's father was publicly denounced by a Methodist minister because he was one of the promulgators of the underground railroads and helped many a runaway slave.

CORNELL AVERILL.

Summons.

In the Circuit Court of the State of Oregon for the County of Clackamas.

C. A. Chambers, Plaintiff, vs. C. J. Chambers, Defendant.

In the name of the State of Oregon: You are hereby required to appear and answer the Complaint filed against you in the above entitled court and cause on or before the 26th day of October, 1912, and if you fail to so appear and answer, for want thereof the plaintiff will apply to the above entitled court for the relief prayed for in his said complaint, to-wit: That the bonds of matrimony existing between the plaintiff and the defendant be dissolved; that the custody of the minor child of the parties be awarded to the plaintiff; that the plaintiff have such further relief as may be equitable.

This Summons is published by order of the Hon. J. U. Campbell, Judge of the above entitled court, made and entered on the 7th day of September, 1912, and the said order directs that the publication of this Summons be made once a week for six successive weeks, and the date of the first publication according to said order, is September 13th, 1912.

SARGENT & CLARK, Attorneys for Plaintiff, 918 Chamber of Commerce Bldg., Portland, Oregon.

THE CLACKAMAS COUNTY BANK

Report of the condition of the Clackamas County Bank at the close of business September 4, 1912.

RESOURCES

Loans and discounts \$20,787.20  
Overdrafts, secured and unsecured 188.31  
Banking house 1,846.50  
Furniture and fixtures 3,379.00  
Due from approved reserve banks 9,073.77  
Checks and other cash 6.00  
Cash on hand 5,441.83  
Expenses 1,841.02  
Total 41,563.63

LIABILITIES

Capital stock paid in 10,000.00  
Surplus fund 1,579.07  
Individual deposits subject to check 24,292.77  
Demand certificates of deposit 2,343.69  
Time certificates of deposit 3,348.10  
Total 41,563.63  
State of Oregon, County of Clackamas, SS.

I, M. A. Deaton, Cashier of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.

M. A. Deaton, Cashier.  
Correct—Attest:  
A. L. Deaton,  
W. A. Proctor,  
Directors.

Subscribed and sworn to before me this 11th day of Sept., 1912.  
A. L. Deaton,  
Notary Public.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County.

N. P. Hult, Emil Lind, Oscar Lind, Robert Olson, Lewis Pendleton, Olof A. Forsgren, Oregon Swedish Colonisation Company, a corporation, Plaintiffs, vs.

William P. James, Stella James, his wife, Anna M. James, Sarah E. James, Clackamas Abstract & Trust Co., a corporation, as Trustee, Victor Lundeen, Anna M. James, administratrix of the estate of Dudley A. James, deceased, and Sarah E. James, executrix of the estate of John H. James, deceased, Defendants.

To William P. James, Stella James, Anna M. James, Victor Lundeen, Anna M. James, administratrix of the estate of Dudley A. James, deceased, and all persons unknown, having or claiming an interest or estate in the property, the subject matter of this suit:

The above named defendants: In the name of the State of Oregon, you and each of you are hereby required to appear and answer the complaint filed against you in the above entitled suit within six weeks from the date of the first publication of this Summons, and if you fail therein, for want thereof plaintiffs will apply to the Court for the relief demanded in their said complaint, viz:

For a decree that the deed made by William Perry James and Stella James, his wife to Sarah E. James, dated May 19, 1911, recorded in Book 128 at page 211 of the Records of Deeds of Clackamas County, Oregon and the description in said deed be reformed so as to read: "North half of the SE 1/4 of Section 32," instead of "West half of the SE 1/4 of said Section," as described in said deed.

For a partition in severality amongst the parties to this suit according to their respective rights in the premises of the real property situated in the County of Clackamas, State of Oregon described as follows, to-wit:

The N 1/2 of SE 1/4 and the SE 1/4 SE 1/4 of Section 32, Tp. 4 South of Range 3 East of the Willamette Meridian and the NE 1/4 of said Section 32 except therefrom a 30 acres tract of land bounded as follows, to-wit:

Beginning at the southeast corner of the NE 1/4 of said Section thence North 60 rods, thence west 80 rods thence south 60 rods thence east 80 rods to the place of beginning. Also the west half of the NE 1/4 of Section 5 Tp. 5 south of Range 3, east of the Willamette Meridian.

Or if a partition cannot be had without material injury to those rights, then for a sale of said premises and a division of the proceeds from such sale, and for such other and further relief as to this Court may seem equitable.

This summons is published by order of the Honorable R. B. Beattie, Judge of the County Court of the State of Oregon, for the County of Clackamas, dated, October 3rd, 1912, which order directs that this summons be published once a week for six successive weeks.

Date of first publication Oct. 4, 1912.

David E. Lofgren, C. A. Appeltgren, Attorneys for plaintiffs, Chamber of Commerce

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County.

Bertha Guimont, Plaintiff, vs. George Guimont, Defendant.

To George Guimont, the above named defendant: In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you in the above entitled court and cause on or before the expiration of six weeks from the date of the first publication of this summons, to-wit: on or before the 15th day of November, 1912, and if you fail to so answer, for want thereof, the plaintiff will apply to the court for the relief demanded in her complaint on file herein, to-wit: that the bonds of matrimony now existing between plaintiff and defendant be dissolved, that plaintiff have awarded to her, her maiden name, and for such other and further relief in the premises as to the court seems equitable and just.

This summons is published by order of the Honorable R. B. Beattie, Judge of the County Court of the State of Oregon, for the County of Clackamas, dated, October 3rd, 1912, which order directs that this summons be published once a week for six successive weeks.

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David E. Lofgren, C. A. Appeltgren, Attorneys for plaintiffs, Chamber of Commerce

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County.

Blanche Wilson, Plaintiff, vs. Harry J. Wilson, Defendant.

To Harry J. Wilson, Defendant: In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you in the above entitled suit, within six (6) weeks from the date of the first publication of this Summons, to-wit: On or before the 16th day of November, 1912, and if you fail so to appear and answer, for want thereof the plaintiff will take judgment against you by default and apply to the Court for the relief prayed for in her complaint on file herein, to-wit:

First: For a decree of the above entitled Court dissolving the bonds of matrimony now existing between plaintiff and defendant herein;

Second: For a decree of the above entitled Court restoring to plaintiff the name she bore prior to her marriage with defendant, viz, Blanche Baker;

Third: For such other and further relief as to the Court may seem just and equitable.

This Summons is served by publication pursuant to an order of Hon. R. B. Beattie,