SCHUEBEL AND HEDGES TILT.

Live Wire Topic. There was an interesting little tilt between J. E. Hedges and C. Schuebel at the Live Wire lunchread; that the propositions therein was brains, and he will give legislature plugger in 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 state. Asked the remedy he advispresent 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 jok ers 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. "The book may be overburdened with useless propositions, but show me a bad law the people have passed," concluded

President Sullivan reported shape to be taken over by the government.

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

GAINING.

Equal Rights Movement Fast Gaining Advocates Here.

The Equal Suffrage Move. ment 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

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 faws 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 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 educat-

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

Ten-Year Old Girl Sets a Demo-

cratic Example When a 10-year-old girl will take fifty cents out of a dollar's savings (a dollar that probably looks as big to her as a washtub) and sends it to the Courier office to help elect Woodrow Wilson-

But we won't say it. Just you good democrats look over the list below and see the places where your names should be, and then enquire what should have followed the dash above.

Lenora Bentie, little daughter of Judge R. B. Beatle, sent the Courier a bright half dellar and

And here's telling the little all cotton fabrics on which the duty miss it will surely be sent to him. was increased were not generally the when the dollars will do good,

O. D. Robbins, Route 3....81.00 compared with 6t.57 per cent increase

For Infants and Children. The Kind You Have Always Bought Bears the Chart Hillithers

For any pain, from top to toe, where it is used.

DEMOCRATIC OPENING. Legislature vs People Was Main Hear Walter Pierce, at Williamette turn out and hear Mr. Pierce, you

Hall Saturday Night. Saturday night at -Willamette hall at eight o'clock, Hon. Walter E. Pierce, of Hot Lake, will open

owe it to yourself as a voter.

thing besides abuse.

What do YOU Say?

Regardless of your policies

REVISION UP

Actual Raising of Duties Effected by Payne Bill.

COTTON AND WOOL SCHEDULES

Both Indefensible, and President Taft Knew It-Suppression of Facts by the Tariff Board-Statistics Employed to Mislead the Public.

By ROBERT KENNETH MACLEA. [Formerly consulting expert of the tariff board.]

New York, Aug. .-On not a single one of the ninety-five all cotton samples of fabric taken-as the basis of the tariff board's investigations of the cot- acted three years ago. The tariff that the locks canal matter was ton schedule was there an actual re- board avoided answering it duction of the tariff by the Payne-Aldrich law.

The samples were selected with great care by the combined judgment of the board's experts, indorsed by the leading jobbers of the United States as investigation centered After much side as instructors. being representative of all classes of stepping and discussion this table was

vastly befter bill than the Dingley bill, if I had refused to sign the Payne bill it would have maintained the Dingley bill with higher rates than the

It is true that the cotton report of the tariff board did not make this in formation available at a glance to Mr Taft or to congress or to the public The tariff board enrefully avoided giving this information in a getatable, up derstandable form



From partiting by Seymour Thomas,

its particular weave or class. Ninety- ing whether the tariff had been raised five all cotton and five slik and cotton samples comprise the 100 that appear in the tariff board's cotton report. Forty-seven of the ninety-five in the

all cotton class pay 33.60 per cent high-AND A CHILD SHALL LEAD or duties under the Payne-Aldrich than they did under the Dingley tariff.

Payne-Aldrich "Jokers."

Of these forty-seven classes of material on which the tariff was increased nine are the fancy weaven made in three or four New England mills commonly grouped as the "Lippitt-McColl interests." This is the elique of New England manufacturercotton schedule to suit themselves.

the Payne-Aldrich law jacked up the sible in a mass of unexplained statisaverage duty from 36.57 to 60.33 per cent. In other words, the promised "revision downward" on these goods chant who is seeking stability in busi- dyspopsia every time. It drives told the editor to send it to Gov- to 64.97 per cent of the Dingley rates. was really a revision upward amounting

There are only two weeks more product of the favored New England Look over the list. We want to thirty-eight fabrics were assessed an ring Under the Dingley law these string it out next week, want to average duty of 35.36 per cent. Under schedule as written in the house ways Judge Beatie, Oregon City, \$10.00 per cent—a revision apward equal to tive Serenc E. Payne of New York did per cent—a revision apward equal to tive Serenc E. Payne of New York did not provide the full measure of "revision appeared" that the Republican the Payne-Aidrich law they pay 44.58 and means committee by Representa-

A. E. Frost Oregon City. . . . \$1.00 on manufactures of the favored few. E. E. Baker, Parkplace....\$1.00 On just three among the 100 samples was there a decrease in duty. These W. H. Timimons, Gladstone 81.00 were the silk and cotton fabrics (slik A. S. Brown, Oregon City, . . \$1,00 mills) that pay more than 100 per cent M. E. Gaffney, Gladstons. . . \$1.00 duty. On these three samples the re-J. V. Green, Oregon City . . \$1.00 duction averaged 5.60 per cent on the Miss Lenora Beatle 50 former duty-a reduction from 116.70 S. R. Green, Oregon City . . \$1.00 per cent under the Dingley law to H0.44 per cent under the Payne-Al-ton samples there was an increase amounting to 21.98 per cent. The fifth of the slik and cotton samples was left

unchanged. On the forty-five of the ninety-five all cotton samples there was no change in duty,

On the three remaining samples (completing the total of 100) no comparison is made because of apparent lack of authentic foreign prices. And still President Taft said in his

speech at Boston, April 25 last: for refusing to publish the table show- sentences from his different books.

or lowered was that the market fluctuations made it of no value. This was only a quibble, because the respective Phone Oak Grove, Black 757. tariff acts were so arranged that the increase in duty on a sliding scale kept pace with the price fluctuations,

The tariff board chose to print tables that would show only the assessment of duty under the two acts and left it to anybody who desires the information to figure out for himself the significant facts above set forth.

Benefit Only to Privilege. From every point of view of the tariff grafter it is no doubt highly de Magazine, both one year \$1.75. politicians who were permitted by Sen- skrable that such facts, staggering as The regular rate of both publiator Nelson W. Aldrich to write the they are to the dishonest pretensions cations is \$1.50 each-\$3.00. that the cotton tariff was really lower-Of the nine Lippitt-McCoil fabrics ed, should be buried as deeply as postics. But it is to the advantage of every honest manufacturer and merness and fair opportunity to make a be made known. Just such policies of weight and good health. official evasion and suppression have made possible in the past the juggling of tariff legislation by and in behalf of

the privileged few. sion downward" that the Republican party had promised. Still it was not until after the Payne bill went to the senate finance committee, of which Mr. Aldrich was chairman, that the "interests" got in their most dendly work. It is well known that Scuator Aldrich freely consulted, if he did not actually permit, the Lippitt-McColl interests to write into the amended bill the duties affecting their own products -the fancy weaves made by only s few of the largest and richest New England mills.-New York World.

Will Campaign In New York. New York, Aug. .-Governor Wood row Wilson will make his first invaston of New York for enmpaign 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 with deal, it is expected, with the problems "It (the Payne-Aldrich bill) was a of immigration and the false impresfrom any cause, apply Dr. Thom-as' Eclectic Oil. Pain can't stay computations. The official explanation views by the quotations of isolated computations. The official explanation views by the quotations of isolated Gilbert L. Hedges Wins \$50,000 Damage Suit

Gilbert L. Hedges has been in Portland the past week trying the and pleasure each week your able ease of Minnie Hough, by her and fearless editorials. I note eon Tuesday. In discussing the matter of combating the division of the county, it was asked if the Democratic campaign in Oreof the county, it was asked if the Mr. Pierce is one of the best little more coin and vote down

E. Pierce, of not hake, will open the best arguments defined, and or proposition. One of the best arguments ever advanced for this Clackamas County, Oregon. Mr. Proposition was the statement of Hedges represented the defend—
Tom Johnson, one time mayor of against Herman Iderhoff, all of proposition. One of the best arbook would not be sufficient? public speakers in the state. He that half million appropriation and Herman Iderhoff and the case Gleveland. Ohio. He said the was submitted to the jury at 4 o' farmer paid 60 per cent of the Mr. Hedges stated that in his is a man who reads, who studies, for the state university the last Wednesday afternoon, October 9, taxes and only owned 10 per cent of the land values. This statement for the defendant Thursday has never been successfully demorning.

"Uncle Josh Perkins."

day, October 44. With a splen- principal owner is an extensive When Mr. Taft made this statement didly selected cast of players, an owner of land held out of use and he must have known that it was un true. As for the wool schedule, he knew that the rates were not higher in the Dingley has than in the Payne. Aldrich law, for right after signing the latter bill did be not denounce its wool latter bill did be not denounce its wool. rates as "indefensible?" And, us for ment. This is the play that has story of immortal interest to the buried entirely out of sight. world in general, does "Uncle Your article sin regard to the Josh" live on year afte ryear to brainless specimen who uttered a want thereof plaintiffs will apply demonstrate that in the end "love foolish remark about the Social- to the Court for the relief dewill find the way."

Mr. Charley Harrington and Mr. fabric in use in this country, each expurgated and published in its emas- Charley Bryan and Lawrence sample being chosen because it was culated form. The board's excuse was Grace were helping Mr. Bucher typical of the most used material of that it was not its duty to answer the shingle his new house a few days Mr. G. Marquard was in town

last Saturday. Mr. W. H. Bottemiller started digging his potatoes Monday.
Mr. Wolfson and family were

in town last week. The Buol brothers are clearing

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

Children Cry FOR FLETCHER'S CASTORIA

effected in almost every neigh- as may be equitable. hor-hood have given it a wide

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.

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, milch cows preferred. Address Jennings Lodge, Box 57

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

four years old. Ross Shepheard, Willamette.

The Courier and the Sunset

Dyspepsia is America's curse. Burdock Blood Bitters congers out impurities, tones the stomach reasonable profit that the truth should restores perfect digestion, normal

Skinny's Bad Break.

One of the Scottish golf clubs gives a dinner each year to the youngsters it employs as caddles. At the feast last true to the best of my knowledge year one of the boys, a tough youngster, disdained 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 who sat opposite to him and who could stand it no longer shouted: "Great Scott! Look at Skinny usin'

his iron all the way round?"

APPRECIATION.

Editor Courier:-

I read with much satisfaction Toedtemeier, your advocacy of the single tax nied aand was inserted in the Congressional Record of last August.

Of course the Oregonian fights At Shively's opera house Mon- this proposition * because its

It is amusing to read articles in the cotton rates of the Payne bill, he knew they were just as 'indefensible' as the woot rates, for at the time he made this statement in Boston he had made this statement in Boston he had made this statement in Boston he had the instincts of men, women and the instincts of men, women and the instincts of men, women and the cotton rates of the Payne bill, he made of the Payne bill, he made of the Payne bill, he made of the Republican Press about the re-election of Taft. No persons with brains enough to feed a goose believes for a minute that the hereby required to appear and the instincts of men, women and the instincts of men, women and the instincts of men, women and the cotton rates of the Payne bill, he made of the Republican Press about the re-election of Taft. No persons with brains enough to feed a goose believes for a minute that the three by required to appear and the instincts of men, women and the instincts of men, women and the cotton rates of the Payne bill, he made of the Republican Press about the matic offering of New England re-election of Taft. No persons with brains enough to feed a goose believes for a minute that the hereby required to appear and the instincts of men, women and the instincts of men, women and the cotton rates of the Payne bill, he made of the Republican Press about the matic offering of New England re-election of Taft. No persons with brains enough to feed a goose believes for a minute that the hereby required to appear and the instincts of men, women and the cotton rates of the Republican Press about the matic offering of New England re-election of Taft. No persons with brains enough to feed a goose believes for a minute that the hereby required to appear and the instincts of men, women and the cotton rates of the Republican Press about the re-election of Taft. No persons with the court seems equivalent to the court seems equ children, and more likely because the hired orators are simply you in the above entitled suit for the County of Clackamas, the playwright has constructed a trying to keep him from being within six weeks from the date of Oregon in the absence of the Cir-

ists was scathing but true. Prob-ably the brainiest and best edu-viz: Suppressed the Answer.

"Was the tariff raised or lowered?" has been an insistent question ever since the Payne-Aldrich law was en acted three years ago. The tariff board avoided answering it.

In making my official report to the board I submitted a table that did answer this question in respect to each one, excepting three, of the 100 cloth samples around which our months of samples around which our months of samples around which our months of the suppressed the Answer.

Saturday night W,llamette hall, big Democratic meeting. Come cated man in the land, Woodrow Wilson, says, "We are slowly drifting into Socialism." The socialism." The writer can well remember when a boy the abuse and ridicule heaped on the abolitionist before the war. Both press and clergy vied with each other in denouncing stription in said deed be reformed so as to read: "North half after was publicly denounced by with Mr. Floyd Webb and the principal school with Miss Ena Stout was one of the promulgamators of said Section," as described in samples around which our months of mary school with Miss Ena Stout was one of the promulgamators of said Section," as described in of the underground railroads and said deed. 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,

C. J. Chambers, Defendant. To C. J. Chambers, Defendant: In the name of the State of Oreappear and answer the Complaint as follows, to-wit:

Seginning at the southeast that the bonds of matrimony now titled court and cause on or before the 26th. day of October, ion thence North 60 rods, thence tendant be dissolved, that plain.

This Summons is published by able. reputation. For sale by Huntley Bros. Co.

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

This Summons is published by order of the Hon. J. U. Campbell, Judge of the above entitled court, order of the Honorable R. B. Beatie, Judge of the County of this summons is the 4th day of October, 1912, and the date of last publication of this summons is the 4th day of November, 1942.

Court. of the State of Oregon, for October 3rd, Judge of the County of Clackamas, dated, of this Summons is published by is the 4th day of October, 1912, and the date of last publication of this summons is the 15th day of November, 1942.

Court. of the State of Oregon, for October 3rd, 1912, which order Judge of November, 1942. week for six successive weeks, directs that this summons be tion according to said order, is successive weeks

September 13th, 1912. SARGENT & CLARK, Attorneys for Plaintiff, 918 Chamber of Commerce Bidg. Portland, Oregon.

No. 71 Report of the condition of THE CLACKAMAS COUNTY BANK at Sandy, in the State of Oregon,

at the close of business Septem- Bertha Guimont, Plaintiff, ber 4, 1912. RESOURCES Loans and discounts . . \$20,787.20 To George Guimont, the above so to appear and answer, for want Overdrafts, secured and unsecured

Due from approved re-SPAN OF HORSES—Weight 1200 | Cheks and other cash items Cash on hand Expenses 1,841.02 fore the 15th day of November,

> Capital stock paid in . . 10,000.00 lief demanded in her complaint Surplus fund Individual deposits sub-1,579.07 ject to check 24,292.77 Demand certificates of deposit Time certificates of de-

posit 3,348.10 I. M. A. Deaton, Cashier of the above named bank, do solemnly

Correct-Attest:

A. L. Deaton, W. A. Proctor Directors.

me this 11th day of Sept., 1912. of November, 1912. A. L. Deaton, Notary Public.

ack Jahr FOR MEN

A QUICK SAFE AND PRIVATE TREATMENT Thousands have used and found it the one best remedy Price 50c
The Box of
50 Caps

Discharges, inflammation and Irritation of the Kid neys, Bladder and Urinary Organs, permanently relieved in 2 to 5 days. Warranted harmless, Non-injective, Stricture impossible. Bona-fide Guarantee to cure or money back

Sold by JONES DRUG CO., (Inc.) Oregon City, Ore.

The Safety Remedy Co., Canion

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County. N. P. Hult, Emil Lind, Osear Lind, Robert Olson, Lewis Pendleton, Olof A. Forsgren, Oregon Swedish Colonisation Company, a corporation, Plaintiffs,

istratrix of the estate of Dudley matter of this suit:

the first publication of this Summons, and if you fail therein, for

For a partition in severality defendant: amongst the parties to this suit rights in the premises of the to apear and answer the com-real property situated in the County of Clackamas. State of above entitled court and cause on rights in the premises of the Oregon described as follows, to- or before the expiration of six

The N1/2 of SE1/4 and the SE1/4 SE % of Section 32, Tp. 4 South of Range 3 East of the Willamette Meridian and the NE% of said to answer, for want thereof, the Section 32 except therefrom a gon: You are hereby required to 30 acres tract of land bounded for the relief demanded in her appear and answer the Complaint as follows, to-wit:

1912, and if you fail to so ap- west 80 rods thence south 60 rods tiff have awarded to her, her pear and answer, for want thereof thence east 80 rods to the place of maiden name, and for such other the plaintiff will apply to the beginning. Also the west half of and further relief in the premises above entitled court for the relief the NE 14 of Section 5 Tp. 5 south as to the court seems equitable prayed for in his said complaint, of Range 3, east of the Willam.

to this Court may seem equit_ tober, 1912, and the date of the

and the date of the first publica- published once a week for six Date of first publication Oct. 4,

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

1912.

County

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

George Guimont, Defendant. against you in the above entitled on file herein, to-wit: court and cause on or before the LIABILITIES for want thereof, the plaintiff 1912, and if you fail so to answer,

on file herein, town: that the viz., Blanche Buker; bonds of matrimony now existing between plaintiff and defendant further relief as to the Court be dissolved, that plaintiff have may seem just and equitable. 2,343.69 awarded into her care and cus-This summons is published by

order of the Honorable R. B. Beatie, Judge of the County Court swear that the above statement is true to the best of my knowledge and belief.

M. A. Deaton, Cashier.

M. A. Deaton, Cashier. October, 1912 and the date of the first publication of this summons is the 4th day of October, and the date of last publication Subscribed and sworn to before of this summons is the 15th day

Jos. H. Page, Attorney for Plaintiff.

STATEMENT.

of the ownership, management, pirculation, etc., of the Oregon City Courier, as required by Act f August 24, 1912; Editor, M. J. Brown; managing editor, M. J Brown, business manager, A. E. Frost; publishers, M. J. Brown, A. E. Frost; owners of stock, holding more than one per cent: A. E. Frost, M. J. Brown, Oregon City, Oregon; persons holding more than one per cent of bonds, mortgages or other securities, J. V. Murphy, Portland, Ore.

M. J. Brown, Editor. Subscribed and sworn to before me this 4th day of October,

T. P. Randall.

SUMMONS.

Inthe Circuit Court of the State of Oregon for Clackamas County. Bernice Raimer, Plaintiff,

George Raimer, Defendant .. To George Raimer, the above named defendant: In the name of ws.
William P. James, Stella James,
his wife, Anna M. James, Sarah
E James, Clackamas Abstract
& Trust Go., a corporation, as the State of Oregon you are here-Trustee, Victor Lundeen, Anna piration of six weeks from the M. James, administratrix of the estate of Dudley A. James, deceased, and Sarah E. James, fore the 15th. day of November, executrix of the estate of John 1912, and if you fail so to ans-H. James, deceased, defendants.
Fo William P. James, Stella
James, Anna M. James, Victor

Wer, for want thereof, the plaintiff will apply to the court for the
relief demanded in her complaint undeen, Anna M. James, admin- on file herein, to-wit: that the bonds of matrimony now exist-A. James, deceased, and all ing between plaintiff and defendpersons unknown, having or ant be dissolved, that plaintiff claiming an interest or estate have awarded into her care and in the property, the subject custody, her minor child, Elton Raimer, and for such other and further relief in the premises

> cuit Judge from the said County and said order was made and dated the 3rd day of October, 1912 and the date of the first publi-cation of this summons is the 4th day of October, 1912, and the date of the last publication of this summons is the 15th day of November, 1912.

Jos. H. Page. Attorney for plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County, Lula Ronk, Plaintiff, vs. Dorr Ronk, Defendant.

To Dorr Ronk, the above named

In the name of the State of according to their respective Oregon, you are hereby required weeks from the date of the first publication of this summons, towit: on or before the 15th day of November, 1912, and if you fail so plaintiff will apply to the court

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 neigh. first publication of this summons

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 apear and answer the com-plaint filed against you in the above entitled suit, within six (6) weeks from the date of the first publication of this Summnos, towit: On or before the 16th day of November, 1912, and if you fail named defendant: In the name of thereof the plaintiff will take the State of Oregon your are judgment against you by default Banking house 1,846.50 hereby required to appear and and apply to the Court for the re-Furniture and fixtures2 ,379.00 answer the complaint filed lief prayed for in her complaint

First: For a decree of the above expiration of six weeks from the entitled Court dissolving the date of the first publication of bonds of matrimony now existing 5,441.83 this summons, to-wit: on or be_ 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, Third: For such other and

This Summons is served by tody, Ursuline and Audry, minor publication pursuant to an order children, and for such other and of Hon. R. B. Beatie, County further relief in the premises as Judge of Clackamas County, Summons in the "Oregon Courier" once a week for six (6)

> Attorney for Plaintiff. Date of first publication, October 4, 1912. Date of last publication, November 15, 1912.

M. E. A. LODGE, Meets second and fourth Thursdays, at 8 p. m., Willamette hall S. R. Green, President, B. F. Sheehan, Secretary.

When you have a bad cold you want the best medicine obtainable so as to cure it with as little delay as possible. Here is a drugopinion: "I have sold Chamberlain's Cough Remedy for fifteen 'years," says Enos Lollar of Saraloga, Ind., "and consider it the best on the market." For sale by Huntley Bros. Co., Oregon City, Ore.

Itching, bleeding, protruding or blind piles yield to Doan's Ointment. Chronic cases soon relievfinally cured. Druggists all sell it.