32d Year

OREGON CITY, OREGON, THURSDAY, OCTOBER 22, 1914

WHEN THEY FAIL YOU, DOWN THEM

WHEN THEY MAKE GOOD, SUS-TAIN THEM

ANY FAIR VOTER WILL AGREE

Now have They Made Good or have They not? You Judge

The Courier in supporting Walter done in the past.

It will be remembered that in the Dimick. 1909 session of the legislature when house, when every conceivable influ- must be remembered that he has votence of machine politicians was ed on at least 3,000 bills in the legbrought to bear to weaken the Oregon islature. He may have made some States Senators through statement believes that if any have been made, No. 1, that it was this same Dimick they have been made honestly, and who led the fight and killed the bill that he has not blundered in mistakes introduced to repeal the law enact- that cost the taxpayer money. His ris, Grisenthwaite, Mulvey and Og- that thinks it can "come back." bers of the legislature to ratify and board. elect the people's choice for U. S.

would have made it a crime for can- Legislature, said: didates for the legislature to sign Statement No. 1 or any other promise when becoming a candidate.

That this same Dimick back in 1909 together with Judge Campbell now be no movement to abolish it. and Mayor Jones introduced and ing eight hours a days work in all him. manufacturing institutions running

newed this labor fight, reintroduced his bili, secured its passage only to proof to convince any man; have it reconsidered the next day and referred to a hostile committee by Ben Selling, president of the senate, was not on the tax roll. The public which office has the power of referring which office has the power of referring to a seasement of the senate, which office has the power of referring to a seasement of the senate, was not on the tax roll. The public agement, and how HE could change to a seasement of the senate, was not on the tax roll. The public agement, and how HE could change to a seasement of the senate, which office has the power of referring the senate of the senate, which office has the power of referring the senate of the senate, which office has the power of referring the senate of the senate, which office has the power of referring the senate of the senat bills. He did not quit, but with the from it's assessment. to Schuebel's efforts, and Dimick was do not forget this. big enough and broad enough to drop his own bill that he had worked for for six years and get behind Schuebel's 10 hour bill, which accomplished the same purpose and put it thru
the Senate, and it is now a law upon
the statute books, and the opposition
This bill fell into the clutches of big

Mr. Cooke tells the voters he made Dimick had caught them off guard was put to sleep. Schuebel promises to continue this fight the next session and put it over on them.

Then again in 1911 this same Dim- through. ick led the fight in the Senate against the road bonding scheme of the Port- that he stood right on all matters. land automobile dealers and road machinery men and was one of the and was weighed and found not wantmachinery men and was one of the ing and was recognized as one of the men largely responsible for getting strong men of the session. Voters where it could serve their purpose, being House Bill No. 15 compelling and they joined in asking its veto, all persons and corporations who apwhich was done.

In 1913 he again fought this gang of bond and machinery dealers, opposed them from start to finish, any person appropriating vater for stood up against the interstate bridge power purposes since May 22, 1909, at Vancouver and told them at that time that if they passed the bill and lowed Multnomah County to build the bridge, that at the next session of the legislature these boosters must pay from 25c to \$2.00 per nersebower response to \$2.00 per nersebower per annum. But all persons or corporations who appropriated was trict the funds were overdrawn. Did the bridge, that at the next session on the next 900 horsepower, and one cent on all in excess of 1,000 horsepower. It was because the last half of the tent of would be back and ask the state to power. This is unjust discrimination take the bridge off Multnomah Coun- in the interest of the water power ty's hands, and the Courier now predicts that such will be the case,

It will be remembered that in 1913 this same Dimick killed the plumbing inspector (graft) bill attempted to be put over by the boss plumbers allowed Multnomah county to build of Portland, whereby their inspector could compel (under the disguise of sanitary rules) any plumbing not installed according to their idea, to be torn out and re-installed to suit them and at heir prices and the customer pay the bill.

He also killed the electric wiring inspector bill fathered by the boss inspector bill fathered by the boss electricians of Portland, equally as Girls Wanted! vicious as the plumbing graft and introduced for the same purpose-to fleece the public.

In 1913 on the last night of the session, when threatened with pneumonia and under the doctor's orders to stay in bed, in response to a tele- Oregon City Woolen Mills

ing, he got up, went to the Senate Chamber, killed Thompson's swamp land bill and made it possible for about 12,000 acres of swamp land in Lake County to be saved to the publie school fund. Gov. West was trying to defeat this bill but unbeknown to the governor and after thef ormer IF YOU WERE, THEN STAY brother-in-law R. B. Beatie, was killed the bill.

In 1913 he fought for the election of road supervisors but was defeated by the road machine crowd, whose JOHN COOK IS THE "JOKER" onding schemes he had riddled.

and continually been on the side of economy, has always stood against excessive appropriations, has fought and killed many of them to the benefit of the taxpaying public.

In fact he has been called an ob-A. Dimick for State Senator does so structionist in the Legislature, and that John Cooke wants to be county right, didn't he? regardless of any party belief or af- he has repeatedly told the public that filations. This is a time when party if he is re-elected to the Senate (if ties are thrown to the forewinds, there is one after Nov. 3) that it is The Courier's support is given be- not his purpose to introduce bills but that his candidacy is a part of an arcause of the belief and in fact the rather to kill them. That is what is rangement made months ago to down should be given the job. knowledge that Dimick will make needed today in the legislature, a fool the officials of last summer's recall, The Courier doesn't believe any good in the future as he certainly has killer, and the Courier knows of no put a brother-in-law of ex-Judge man in the hardware or any other one who can better fill the bill than

The Courier has not at all times

surprising that the State Federation recallers to have the coffins ready for all political fight in this county horse doctor. That it was the same Dimick that of Labor at its convention held at the for November. back in 1909 put the rollers under the Dalles in 1912 based on report of

passed in the house twice, a bill mak- realize this and are going to re-elect criticize John Cooke or his motives. his vote, can't well do otherwise.

manufacturing institutions running
24 hours in any day. This bill was
defeated in the senate.

In 1911 when Mr. Dimick was
elected to the senate, he again re-

Frior to his election as Represen-

When Schuebel was elected he imaid of C. Schuebel, who went to Salem mediately studied out a plan for the to help him, pulled this bill out of this assessment of water power in this good memory rises up and asks what committee and forced its passage the state, which is worth millions of dol- kind of promises Mr. Cooke made second time, only to see his pet meas- lars to the big concerns and speculasecond time, only to see his pet measure go down to defeat in the House. Still he did not give up and in 1913 Clackamas County today has on it's did not promise to pay his own deputy, (which he forgot to do,) and if, he again introduced the same bill and assessment rolls an assessed valua- after having been elected on a platdrew the fire of the opposition lobby, tion of \$973,489.00 against the water and in the meantime Representative power of the Portland Railway Co., and in the meantime Representative assessed by the State Tax Commis-Schuebel's ten-hour bill had passed sion. Schuebel is the man that de-lature with a petition to HAVE HIS the House almost unanimously, due serves the credit for this. Voters SALARY INCREASED?

He introduced and passed in the lobby then realized that Schuebel and business concerns in the Senate and and here is hoping that he will put it Beatie.

> Schuebel's record further shows He gave a good account of himself mal failure as president.

He introduced another water bill propriated water prior to 1909 to pay the same price per horsepower as must pay from 25c to \$2.00 per horsetrust of the State. The powerful lob-

by that infested the Legislature was able to defeat this bill by 2 votes. & P. Co. alone would have been compelled to pay in license fees for water power about \$65,000.00 He promises

o renew this fight. Voters this sounds good to the went back to the general fund. Courier, and it should sound good to

Lazelle Road Open The Lazelle road which has been for several weeks under repair is now

(Over 18 years of age) To OPERATE SEWING MACHINES IN GARMENT FACTORY

RIGHT THIS YEAR

He has consistently, insistantly Kill the "Vindication" Nonsence and Stand by the County Court

> judge because he would prefer the job to running a hardware store.

It is also dead honest in the belief But in politics they will stand for business should be made county ex-Judge Beatie in Commissioner judge.

But in politics they will stand for being three-shelled, double-crossed, olue-skied and buncoed until the last Smith's place, and if it went through Mr. Dimick was a member of the agreed with Senator Dimick. It yell "vindication" and "down with the sound reason for a change in the recall."

Last spring, just after the primaries, a letter was received and printcounty court are clean, honest, honorof you, until it would seem you could swing around the cage pole, show your system and especially the direct mistakes, a man would be more than ed in the Courier, from some friend able square men. primary and the election of United human if he did not, but the Courier of the old "county ring" who had more mouth than discretion.

Perhaps you remember it. It gloated over the defeat of Har-

ed by the people, instructing the mem record has been open, clear, and above glesby in the primaries and stated

Bean-Brooke bill, which bill if passed its representatives who attended the a change; if Judge Anderson was ation. Don't boost a "vindication" "Dimick was always on his feet ing the tax money, was violating the promises that simply can't work out. ('cause dad did) and took it out in defending the plain people's rights," law in bridge building, was letting If there had been 29 other men in private contracts to concerns with- working to give Clackamas county the Senate like Dimick, there would out competition-if he was doing any good management. Stand with them and women, haven't you had about of the acts R. B. Beatie was recalled and give them a show. The voters of Clackamas county for doing-then this paper would not . The man who uses reason to guide

> satisfaction the court has given, and mer and the Courier will stand by the unquestionable honesty and pur- you. poses of the two new men, Judge Anderson and J. W. Smith, we DO question the motives of John Cooke in The following should be sufficient asking the voters to turn them down tion of the Women's Club will re-open and mate him county judge.

> > them.

when he ran for sheriff, asks if he form of economy and retrenchment, he did not rush to the Salem legis-

Mr. Cooke has not denied these charges. The Courier is open to him to deny them if they are not true. If they are true, are his present declarations of things, he will do if

a good sheriff. No doubt about it. So did his brother-in-law, R. B.

ernor of the Philippines and a dis- Thec harge is that he attacked his

this proposed legislation in such a you are not going to defeat him and wants something a little stronger liquor to a minor. Boysen is manashape that the bond dealers and masend a new man without experience chinery men were unable to see He introduced another mater bill. He introduced another mater bill pull down Judge Anderson and give ther Gibson last spring. his place to Mr. Cooke.

He relates how the district funds

trict the funds were overdrawn. Did quor from his home. tax had not been collected at the time Mr. Cooke discovered this shining irregularity, and the county court transferred the amount lacking Had this bill passed the P. R. L. (loaned it from the general fund) so that there has been more good work that Mr. McGugin could complete his done in the matter of road and bridge road work. And when the last half building under the regime of the pres-

roads and very short on cash. There the tax payers' money. are others with a few roads and rich. The present county court is doing before-election declarations.

In fact Mr. Cooke would not do tinue to do so.-Estacada Progress.

anything very much different only that he might ask for an increase in salary, and forget the promises he is so generous with just now. There is nothing to his candidacy only that he wants to be county

He never made a protest at con-HOW MUCH LONGER ARE YOU

GOING TO STAND FOR IT? Why didn't he jump in then and

"save" the county? Why didn't he go out to you farm- DO YOU LIKE TO BE BUNGOED? ers last summer, when YOU were protesting and tell you what he could and would do to help you

change the county management? Never a kick from Mr. Cooke then. Year After Year? He SUSTAINED the county court The Courier may be dead wrong then, didn't he? He thought the but it is dead honest in the belief county court you recalled was all knows when he has enough, and will

> Now it is all wrong, because Mr. Cooke wants a job.

That's all there is to it. The Courier doesn't believe

We don't believe there is a single bell rings, and I am wondering if it county court.

The newly elected members of the

Don't think of retiring such men teeth and chatter. just to rub salve on somebody's raw

Don't think of reversing the verthey would "get the rest of them" dict you rendered so strongly last

for years to come.

If there was any good reason for

Use your head. Size up the situpriate yell. It's the way you have open getting it year after year, cam-

mismanaging the county, was wast- program covered up with "reform" Vote for the men that are honestly

But in view of a year of general Stand by as you stood by last sum-

Night School to Re-Open

The night school under the direcin the public library in this city Mon-At the last hour he goes out among day evening Oct. 26, at 7:30 P. M.

When a candidate cannot draw a crowd he proposes a joint debate with his leading competitor. If Withycombe hasn't time, or doesn't care about being a drawing card for Dr. Smith, the latter might, if he is anxious for a joint debate, tackle W. S. U'Ren .- Woodburn Independent.

Oh, but he isn't anxious. Smith knows Withycombe won't debate is-sues with anyone, and that is why the state that made them "dead rich." cnows Withycombe won't debate ismakes the proposition. And Smith knows he himself would no Withycombe would with him. They are a spineless, sandless pair of cowardly bluffers.

Will be Tried in November Jesse Bagby, a Molalla farmer, will

be tried November 7 on the charge William Taft made a splendid gov- of assault with a dangerous weapon. brother in a dispute over property.

Fritz Bayson will be tried Novemed by the people, and the Courier ber 11 on the indictment of selling

Charles Johns of the Butteville The most of Mr. Cooke's condem-nation of Judge Anderson is simply the indictment of contributing to the delinquency of a minor.

W. A. Scoggan of Mulino will be have been overdrawn, and let us il- tried November 11 for selling liquor outside of an incorporated city. The For instance in Mr. McGugin's dis- charge is made that he peddled li-

NO CHANGE NEEDED

Estacada Progress Urges Voters to Stand by Anderson and Smith

Eastern Clackamas county knows HIM a chance at Oregon. of the tax was collected the money ent county court, than had been accomplished by a half dozen of their Awful, wasn't it? The county predecessors. The George and Barcourt should have been recalled-for ton bridges speak for themselves and helping out this road district on its the saving in cost to the county, on There are some road districts in the lower Eagle Creek structure, life work, open to the public, altho not yet this county that are awfully long on shows economy in the pending of

> The only thing is for those able to able work and voters should vote to around, draw his salary and let depuhelp build the roads in the foothills retain Judge Anderson and Commistic earn his money. and poor sections. It MUST be done ioner Smith and forget the party this way in justice, and the county lines. Their opponents may be able court will keep right on doing it. man, but a change is not needed, for Mr. Cooke would do the same if he these two men were the choice of were judge, regardless of his just- the people at the former recall and the tax collections. A man is needed they are making good and will con- do the work

Do You like to be Made Monkeys of

That's where he differs from a pa The hog doesn't even know when the swill is exhausted. In any kind of a business deal that

ed will get together and change things. Thy won't stand for getting

isn't about time to hear the last cur-Year after year the two old parties have taken turns of making monkeys

taken turns at throwing the spear it. Don't be an aid society to a bunch to you until you are about all scars And once more they are asking you to swear you like it, to throw your hat in the air and yell "Raw,

In the light of this record is it at the fall elections. It warned the fall, and paving the way for a free-raw, raw," for the man doctor or the

paign after campaign. You promised to "vote 'er straight"

Now, honest, you voters, both men nough? Haven't you been fooled and hum-

ougged enough to last you for at east one term of governor? What will you ever get out of a pair of old party doctors, one of which

sings "A Greater Oregon" and the other "A Single Item Veto?" Can you hear the chords of a reduced state tax levy in their swan

Can you see how we are possibly to have "A Greater Oregon" under the same old sharps and flats?

with taxation at the unendurable point? Why don't you stow the whole and pass it.

for the good of the masses in one beat of his heart than the pair of doctors have in a hundred years' circulation? Come out of it!

Come alive and give U'Ren a chance to work out some of the ideas that will make "A Greater Oregon" something more than words set to an old Let the fortunes of the rich dea

They don't put pockets in a shroud or checkbooks in a casket. When the silent undertaker gets quicker debate with U'Ren than his yard stick and embalming appavill never rise up and protest against using a certain percent of that fortune in excess of \$50,000 to build roads, clear the waste lands, build irrigation

works, and give work to the army of nemployed the state now supports in U'Ren stands for cutting out the scores of duplicate offices and useless amissions. - He champions the \$1500 exemption measure, for the aprepresentation; for state-wide and na-tion-wide prohibition; for giving every worthy man the right to work; for making men pay taxes according to their ability to pay; for breaking up the vast timber and wild land speculation holdings; for making every man who works for the stare or count, earn his salary as a private employe.

Try him a whirl, voters. The Lord knows you can't put your foot into it any deeper. Give him a term of governor to

You've pretty nearly playe present string out; and you SHOULD have had about enough of promises Think it over again.

Don't play the party dummy and get the worst of it any longer. Put an "X" mak before the name

If you were the head of a business concern and needed an expert ac countant you would pick the man who WAS an accountant, wouldn't you? Look at county business the same as private business.

There is no better qualified man for the George bridge, as compared with county treasurer than J. O. Staats. work is along the lines of It's the job he is fitted for -that's all Mr. Staats can and will save this

county a lot of money, because he can and will do the work. He won't sit Clackamas County will make a good the qualifications-fitness The county treasurer's office is a important office now that it has

knows the business and who can Staats is the man-put him in.

Senator George E. Chamberlain LIVE WREG HAD will speak in Oregon City Saturday night, October 31.

Eaton Jumps Forward

Clarence L. Eaton of this city has been admitted to practice in the United States supreme court, admitting him to practice in all the federal courts of the country. Eaton is a young man with a splendid future.

It is said the Reublican Caunty
Comittee members and leading politicians are near political convulsions over the sentiment they find through-out the county for Koehler for sheriff.

The Oswego German hasn't hired any bands or made much noise, but ever since the spring primaries he has been everlasting and persistently at work, touching elbows with the vo-ters and making friends, and now his strength is alarming.
Mr. Koehler looks very much like

doesn't pan out right, the men affect-Whiskers and Spectacles

inition in his retirement from the he came into contact with in his business were so impressed by the ex-

Bede's address read from manuscript they would vote dry almost to a man last Saturday, and it must have Mr. Adams, in his remarks said that shrunken some after Editor Brodie "Mr. Templeton had made the state-

Can't find them nowhere in the admonth. But such omissionds will happen. Editor Brodie is very near sighted and then, too, he has a drooping, bay mustache blocked out-either of

which may account for the omission Square and Clean

ervice in return. County, man or woman, who can give the book a good reason why he should not be ments,"

Just Plain Business The Courier backs the statements vote on the measures and to rescind of Mayor Jones that the ONE thing which had been voted on. J. J. Tobin Can you see how Oregon will ever for Oregon City voters to do is to get of the Board of Trade was permitted evelop with taxation at the unen-behind the amendment that will be to address the meeting on a special presented to the voters November 9, matter and invited the Live Wires to

bunco business for four years, rock your party baby to sleep, and vote for a man who has more sincere desire for the good of the masses in one of the good of the good of the good of the good of the masses in one of the good o It provides for an 8-mill tax to pay Main Street, stating that overalls and

> this five mills. It will pay our debts at one enc., and stop debts at the other. It's just plain business—a system

> that should have been adopted long ago. It's a system that has got to be gotten down to or Oregon City will remain a city of renters.

Think it over, and get in behind it. HALF WAY SUPPORT

Why Did Enterprise Go Half Way Up, Then Suddenly Quit? A while ago the Enterprise started take up the Republican nominees, ne each day, and give reasons for edness for irrigation and power pro-

It took up four, county clerk, coun-There has been a loud silence since. The wonder is why. Can't it support Judge Anderson?

Can't it support Representative cheubel and the nominees Hunt and Kraxburger? Can't it ask for Senator Dimick's

What is the reason the Enterprise only goes part way with the nomi-nees? It says it never bolts the Republican ticket (hasn't in 48 years) doesn't it support them? WHAT do you suppose it is wait-

Lest We Forget Oregon City, Ore. Oct. 18, '14. Editor Courier:-

In last week's issue of your paper notice an article copied from an anti saloon league paper where it says not a nominee? it was the Enterprise that led the successful fight to make Oregon City

of W. S. U'Ren November 3, and give gon City dry, but there were conditions in Oregon City that couldn't be tolerated, and when these certain conditions, or management of the saloops were brought to light the people of the town threw ALL the saloons

> The fight, or exposure rather, dates back to the fall of 1912 and will sing. The committee is prepar-the Enterprise had nothing to do with the Enterprise had nothing to the Courier of By referring to the Courier of Dec. 6th, 1912 you will find an article closing with these words:-

People want to know if this council or its individual members have any interests in these saloons which refuse to obey the laws. If so, they want to know what that interest is. And they are going to find out, are finding out, and this paper is going to help them.

Yours for the Truth. Chas, F. Terrill.

HEAVY CURRENT

The Courier has the larg-

est sworn circulation of any

newspaper between Portland

and Eugene.

AND GEORGE RANDALL GRABS A HOT ONE

Templeton Got a Severs Shock, But He May Recover

The biggest circus the Live Wires have had for some time was Geo. Randall's arguments against prohibithe next sheriff. He would make this county an able official. He is a man what the benefits were to Oregon City who will be all the time on the job if he is elected. Never a word has been said against him. He is good enough for any man to use the X on.

It sudded so thanly to these hard-headed business men, who knew hard-headed business hard-headed business hard-headed business hard-headed business

L. Adams made telling arguments Tuesday's Enterprise printed what that paper stated was the address of President Bede of the editorial asso-The Courier editor heard President cellent conditions in dry cities that ment that Oregon City was having wing around the cage pote, show your got it.

Mr. Bede made some rather comments on the Courier's month now." Mr. Adams said he editorial page and the backbone of laken turns at throwing the spear it.

Mr. Bede made some rather comments on the Courier's month now." Mr. Adams said he editorial page and the backbone of locked up the shipment records and did not find over \$400 worth per

Templeton sprang to his feet and said, "Mr. Adams, you must have listened to some liars, for I did not

say that."
Mr. Adams replying that GeRandall told him that Templeton had made that statement. Every day the chances of W. C. Green for County Clerk grow better. He frankly says he wants the office and will give voters the very best of service in return.

Templeton said, "I did not say any such thing to Randall." Randall was on his feet, "Mr. Templeton, you dlu say so." Mr. Templeton: "What I did say was \$4000 worth. Mr. Adams

There is not a voter in Clackamas says these figurers are incorrect for the books do nots how any such ship-He is one of the squarest and cleanest men in Clackamas County—good
natured, obliging, and courteous. He
would make the county one of the
most satisfactory and obliging clerks. No man or woman would ever regret voting for him.

The Courier hopes to see Mr. Green elected—and it looks very much as if he would be.

The would be.

The was supported in this contention by Joseph Hedges. C. E. Spence said he could see no reason why a vote should not be taken on each measure. Someone said Dr. Mount was afraid of the results in re-Mount was afraid of the results in regard to the Dentistry Bill and Painless Parker. It was decided not to

participate in the work of improving

to pay the city's running expenses, under a budget, with restrictions that expenses shall never be greater than ment was the main topic of interest. George Randall opposed the amendment, on the grounds that he was a hop grower and that a man should have the privilege to drink if he de sired. L. Adams, C. E. Spence and S. Macdonald took the other point of view and presented strong argu-

ments in favor of a dry state. M. D. Latourette argued for the creation of the office of lieutenant governor, as did also E. P. Rands, T. W. Sullivan and Rev. Edwards. C. E. Spence vigorously opposed it. Mr. Spence also opposed the measure to give the state power to incur indebt-

lects. Justice Sievers and J. W. Loder arty treasurer, sheriff and county com- gued against the three tax measures Submitted by the legislature.

County Clerk Mulvey and Rev.

Ford argued against the creation of the two normal schools, and B. T. Mc Bain against the amendment for the merging of adjoining cities and towns. J. E. Hedges spoke for the non-partisan judiciary bill; Attorney Scheubel opposed the tax code measures; and A. A. Price opposed the equal asessment and taxation legislative

Dr. James Withycombo spent a day the paper mills Wednesday, shakng hands with the employees. We wonder if he ever spent a day there

It was a decidedly interesting ses-

sion, and next Tuesday night the re-maining 14 measures will be dis-

before in shaking hands-when he was Over Until Next Week The Courier has been deluged this veek buried up with job work and I want to say that in the start newspaper copy. Extra pages will be there wasn't any fight to make Oreseveral articles crowded out of this

> Union Dryy Meeting Sunday Night Next Sunday night a monster eeting is to be held at Shively's Opera House, in which every church in the city will join. Hon. Geo. C. Brownell is to be the speaker of the evening and the Alldredge quartette

> John W. Scott of Scotts Millshas purchased the W. W. Alldredge home at 1401 Seventh Street and moved to this city.

byterian church.

cuts the thick, choking mucus, and cuts the thick, choking mucus, and clears away the phlegm. Opens up the air passages and stops the course cough. The gasping, strangling fight for breath gives way to culet breathing and peaceful sleep. Harold Berg, Mass, Mich., writes: "We give Foley's Honey and Tar to our children for croup and it always acta quickly."—Jones Drug Co.