

OREGON CITY ENTERPRISE.

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OREGON CITY ENTERPRISE, FRIDAY, APRIL 22, 1904.

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Expansion in Real Estate Business

It has been apparent for some time that Clackamas County was not receiving its just share of the immigration flowing into the State. This has come about largely from the fact that other localities have made special effort, through local organizations and in the distribution of literature, to induce and invite newcomers into their respective counties. Clackamas County has to pay a large sum as its part of the appropriation for the Lewis and Clark Fair, and it ought, in all good conscience, to receive its proportion of the awards in the way of new settlers to buy up our surplus lands, and aid in the building up of new industries.

For the purpose of helping myself, and directly and indirectly this great county, I have opened a real estate office in Portland, at 233 Washington Street, Labbe building, first floor, and will be open for business on and after April 1st. Capt. James P. Shaw, late of Hood River, who was associated with the real estate department of my office some years ago, will have charge of the Portland office, and will be a full partner in the real estate department of the business, both in Portland and Oregon City. Having lived many years in Portland, Capt. Shaw has an intimate acquaintance with the metropolis and its people. From now on we will have special opportunities for selling real estate left with us. We shall make a specialty of the following properties:

**Clackamas County Lands
Oregon City Investments
Gladstone Property
Hood River Fruit & Berry Lands**

And shall at all times try and attract capitalists to take advantage of the untold resources of this great county. We wish to increase our list of farms for sale and can promise faithful and efficient service.

Would be pleased to have visitors to Portland call and get acquainted with our plan of selling lands.

The firm name will be

CROSS and SHAW

Main Street, Oregon City, Or 233 Washington Street, Portland, Or

THE STATE TICKET

Justice E. A. Moore Renominated by Acclamation.

J. W. Bailey, for State Dairy and Food Commissioner, Wins Victory over C. Holman—Roosevelt Endorsed.

The Republican State convention was held at Portland Thursday, April 14. The convention nominated candidates for Supreme Judge, Food and Dairy Commissioner and Presidential electors, chose delegates-at-large to the Republican National Convention, adopted a platform pledging the Oregon delegation to the support of Theodore Roosevelt for President, ratified district convention nominations for Circuit Judges, District Attorneys, joint senators and joint Representatives, and elected a new State Central Committee. Harmony characterized all the proceedings and apparently no sore spots have been left.

B. L. Eddy, of Tillamook, presided as chairman and Harrison Allen, of Clatsop, acted as secretary. The new central committee organized by electing Frank C. Baker chairman.

There was no contest over the nomination for Supreme Judge. The renomination of Justice E. A. Moore was so certain that no one had arranged to place his name before the convention. Four times Chairman Eddy announced in a loud voice that nominations for Supreme Judge were in order before any one arose to suggest a candidate.

Presuming that some person had been assigned the privilege of presenting the name of Judge Moore, the delegates all waited for that person to speak. Finally Charles H. Arey arose and after saying that he had not been requested to do so, presented the name of Frank Moore. The nomination was made by acclamation.

There was a contest over Food and Dairy Commissioner, with only two candidates in the field. Other aspirants had concluded that the coveted plum would fall to either J. W. Bailey or Charles Holman and they kept their names out. As soon as the two names had been placed before the convention, delegates from every part of the hall seconded the nomination of Bailey until it seemed that the present incumbent must be a winner. Then followed a landslide. The result was 215 to 142 in favor of Bailey.

Judge T. F. Ryan was named as a member of the State Central Committee from this county.

Eight delegates to the Republican National convention were named as follows: Delegates-at-large—H. W. Scott, Multnomah; S. L. Kline, Benton; I. S. Smith, Multnomah; and W. B. Avey, Multnomah; First Congressional district—J. M. Ryne, Jackson; J. T. Campbell, Clackamas; Second Congressional district—Oliver H. Casey, Multnomah; and N. C. Richards, Baker.

There were five nominees for presidential electors. A ballot resulted in the election of the four first named delegates, Holman being defeated: G. B. Dimeck, Clackamas; 349; James A. Fee, Umatilla, 322; J. N. Hart, Polk, 292; A. C. Hough, Josephine, 276; J. B. Hosford, Sherman, 122.

The Clackamas county delegation was composed of the following named Republicans: C. A. Miller, N. Blair, W. W. Smith, G. E. Hayes, E. Judd, by J. W. Thomas, proxy; H. W. Trembath, George C. Brownell, J. U. Campbell, J. L. Kruse, C. G. Huntley, J. C. Bradley, T. F. Ryan, C. Schuebel, G. B. Dimeck, S. E. Card, by E. P. Rands, proxy; E. H. Burghardt, J. W. McKay, by C. Schuebel, proxy; Frank Talbert.

Without consulting the Clackamas county delegation whatever the Multnomah county Republicans at the convention held a caucus on district nominations and declared for George W. Holcomb Jr., for joint representative from Multnomah and Clackamas counties. This choice was ratified by the convention and that was the end of it. The Clackamas county delegation had endorsed C. H. Dye of this city for the nomination.

Judge T. A. McBride and Prosecuting Attorney Harrison Allen, of the Fifth Judicial District were renominated by acclamation.

Should Pay for the Work.

Editor Enterprise:—While it is quite the proper thing that graves of deceased relatives and friends should be placed in repair for each succeeding Memorial Day, it is none the less inconsistent that persons ordering this work performed should recognize that the laborer is worthy of his hire. For a number of years now people, many of them of prominence, residing in Portland and Vancouver, not excepting some Oregon City people, have directed that this kind of work be performed and in many instances the workman has not been compensated. Some of these people are resuming this practice again this year and as one of those who have been "worked" in this relation in recent years, I desire to protest against a further imposition. These people will visit the cemetery, order the work done and then excuse an advance payment by saying that they do not have the necessary amount with them. As I have stated, many of these people are persons of comfortable means, who have ignored notices of their delinquencies. If they desire to have the graves of departed ones in repair, it certainly should be up to them to pay the laborer who at best does not receive any too much.

Yours for what is his due,
D. J. Slover.

Are You a Dyspeptic?

If you are a dyspeptic you owe it to yourself and your friends to get well. Dyspepsia annoys the dyspeptic's friends because his disease sours his disposition as well as his stomach. Kodol Dyspepsia Cure will not only cure "dyspepsia," indigestion and sour stomach, but this palatable, reconstructive tonic digests, strengthens the whole digestive apparatus, and sweetens the life as well as the stomach. When you take Kodol Dyspepsia Cure the food you eat is enjoyed. It is digested, assimilated and its nutritive properties appropriated by the blood and tissues. Health is the result. Sold by Geo. A. Harding.

READ THE BILL CAREFULLY.

Proposed Local Option Measure Means Practical Prohibition.

Before voting for or against either of the measures proposed by initiative petition for indorsement by the people at the June election, the voter should carefully read and interpret the two bills and gain a positive understanding of each. This is particularly true of the local option measure. Copies of this bill are to be had for the asking at the office of the county clerk.

As a matter of fact, the enactment of this apparently fair measure into a law by the people will prove simply a step preliminary to positive prohibition in the state of Oregon. The question arises, do the people of the state want prohibition?

Under the statutes as they now exist a saloon cannot be established in any precinct of the county save by petition of more than a majority of the voters of that precinct. When established, these resorts are regulated and controlled by county court or city council, while the business of these places and the manner in which it shall be carried on is regulated by law. Therefore, the people of the state practically have local option now.

Appended are a few opinions from prominent men of the country touching on the subject of local option and prohibition:

Bishop Stanley, of North Dakota:—"I am convinced that prohibition is doing incalculable harm to the state and to many of its inhabitants. In many trips around the state I see and hear these facts. Such being the case, I contend that the time has come to make a change for the better. While refraining from approving of or disapproving prohibition as a theory, I say that prohibition as a fact is a flat failure in North Dakota."

Ex Secretary Russell A. Alger, Michigan:—"You can't talk prohibition in Michigan, for we have tried it and know what a dire failure it is. When we had prohibition, the state was flooded with smuggled beer and whiskey, and it was impossible for us to prevent it. We now license the saloons, and while there is no more liquor drunk than there was during the reign of prohibition, we derive an enormous revenue from the traffic, besides preventing liquor from being smuggled into the state and sold illegally, as it was the saloon men to guarding each other. I have always considered prohibition a failure, and don't believe it can ever be made effectual."

U. S. Judge B. E. Bryant, Texas:—"Theory is one thing, but actual observation and experience are better. When prohibition was submitted to a vote of the people of Texas, I voted for it in good faith. Since June 2, 1890, I have faithfully endeavored to enforce prohibition laws of the United States prevailing in the Indian Territory in my jurisdiction. I have had the assistance of competent and faithful district attorneys and marshals, excellent grand and petit juries, in fact, everything that could be desired to make the law effective, if it could be made so. My experience has taught me that it is folly to believe for a moment that it can be successfully prohibited. It leads to all manner of evasions, even to perjury and subornation of perjury. It builds up feuds locally, which frequently result in personal conflicts, and in some instances murder is the result. Notwithstanding the rigid prosecution the traffic is unabated; in fact, if any difference, increases."

"Wherever local option exists you will find lawless persons who will sell to any and everybody wherever they can, not respecting minority or other conditions. The courts will be flooded with prosecutions, and there will be but few convictions, and the expense will be very large."

IN CIRCUIT COURT

Law on Exemption of Wages Is Being Tested.

Judge McBride Called Upon to Adjust Domestic Wrangles and Grants Some Divorces.

Monday morning Circuit Judge T. A. McBride convened the regular April term of the Clackamas county circuit court. The jurors were dismissed from service on the court until Wednesday morning. The docket is an unusually large one and there are several important cases to be tried.

MONDAY'S PROCEEDINGS.

Divorces were granted as follows: Elizabeth J. Eoff against Jos. J. Eoff; and Della F. Rowen against John Rowan. Default was entered in the divorce suit of Laura E. Allis against Wm. Allis. In the divorce suit of O. H. P. Chalmers against Viola Chalmers the suit was dismissed as against John B. McBride who was named as respondent in the original papers. The divorce suit of M. M. Rowers against John S. Rowers was dismissed on the motion of the plaintiff's attorney.

Judge McBride arranged the following calendar of cases: Monday, April 26—Margaret vs. Jewell; Tuesday, April 26—Divine vs. Proctor; Wednesday, April 27—U'Ren vs. singlebush.

TUESDAY.

There was today argued and submitted before Judge McBride the writ of review proceeding of M. Adams vs. Justice Livy Stipp et al. This action involves the validity of the law passed at the last session of the legislature, exempting from execution the wages of a married man to the amount of \$75. An action was brought in the local justice court by a creditor of Adams' and in disposing of the case Justice Stipp sustained the validity of the statute.

Divorces were granted today as follows: Mary I. Gillette vs. James M. Gillette; Lillian Hawkins vs. Jessie J. Hankins; Geo. A. Moore vs. Celesta Moore. The case of Multnomah against the Willamette and Columbia River Towing Company, being an action for damages on a change of venue, will be tried Wednesday.

MORE DIVORCES.

Estella Steele, who in 1894 was wedded to Samuel Steele at Portland, has brought suit for a divorce, alleging desertion in 1896. Plaintiff says that the defendant is now a resident of Pocatello, Idaho, and desires to resume her maiden name, Estella Long. Esther Rutherford is plaintiff in another divorce suit that was filed Monday. The defendant is Robert Rutherford, and the unhappy couple were married at Oregon City in 1891. Desertion and desertion in March, 1904, is alleged by the plaintiff who asks for the custody of three minor children and the right to resume her maiden name, which was Esther Jones.

(Continued on Page 7.)

The Best Family Salve.

DeWitt's Witch Hazel gives instant relief from Burns, cures Cuts, Bruises, Sores, Eczema, Tetter and all abrasions of the skin. In buying Witch Hazel Salve it is only necessary to see that you get the genuine DeWitt's and a cure is certain. There are many cheap counterfeits on the market, all of which are worthless, and quite a few are dangerous while DeWitt's Witch Hazel Salve is perfectly harmless and cures. Sold by Geo. A. Harding.

ROYAL Baking Powder

Makes the food more wholesome, and more nutritious to both brain and muscle.

I have given the Training Table to the Cornell University for five years very satisfactorily, and am certain that much of the success has depended upon the quality of articles used. In baking powder, I use the Royal, for it is undoubtedly the best. I have occasionally given others a trial, and have demonstrated to my satisfaction that there is but one always reliable, always making perfect, delicious and wholesome food,—The Old Reliable "Royal."

(Mrs.) Amelia Morey Atkins.

JUST RECEIVED A FULL LINE OF



Air Tight STEEL RANGES

If you need anything in the way of Hardware, Crockery, Glass-ware or Granite-ware, I can supply your wants. Call and inspect my stock.

Complete line of new and second-hand FURNITURE carried. Let me supply you with a house-keeping outfit.

WALL PAPER of the best quality and latest styles at right prices.

Attention, Here's a Bargain

5000 feet, 1 1/2 inch first class Manila rope, in one piece, is offered for sale at a bargain for a few days.

I. TOLPOLAR

Main Street, Oregon City.

Brunswick House & Restaurant

Newly Furnished Rooms.

Meals at All Hours. Prices Reasonable.

Opposite Suspension Bridge.

Only First Class Restaurant In Town.

CHARLES CATT, Proprietor

Oregon Washington State Fair Victories

ON BARRED PLYMOUTH ROCKS

<p>Oregon State Fair 1902</p> <p>1-2-3 on Cock Birds, 6 in Competition 1st on Hen, 10 in Competition 1-2-3 on Pullets 40 in Competition 2nd on Cockerel 21 in Competition 1st on pen, 11 in Competition 1st in American Class</p> <p>Have won 1st on pullets the past 3 years. Stock for sale, eggs in season.</p>	<p>Washington State Fair 1902</p> <p>We only sent 3 pullets, 1 hen and 1 Cock and won on every entry but one besides specials, including best pen in the show. Prizes won 1st Cock, 1st Hen; 1st and 2nd Pullet; 1st pen.</p> <p>Exhibition Stock a specialty. Some grand pullets for sale. Eggs \$3.00</p>
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