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REPUBLICAN TICKET.

For President: THEODORE ROOSEVELT Of New York.

For Vice President: CHARLES W. FAIRBANKS Of Indiana.

Presidential Electors: J. N. Hart, of Polk. G. B. Dimick, of Clackamas. A. C. Hough, of Josephine. J. A. Fee, of Umatilla.

"NOT CONSERVATIVE BUT NEGA-TIVE."

Those who have expected that on the removal of the judicial seal from his lips Judge Parker would show himcolorless. It is not conservative, but thority on Democratic policies. negative. Making the most, of the pose of judicial temperament and superior devotion to law, the candidate that if he were elected the govern- his virtues. ment would go on about as now. He

mocracy which has only been insane for Local Optionists. for eight years, but for four years be fore that played havoc with the Adhis party.-The New York Tribune.

FORCING THE PERSONAL ISSUE TO THE FRONT.

The most positive and definite statement in Judge Parker's speech of acceptance is his declaration that in case he is elected he will "not be a candidate for," nor will be "accept a renomination" to the presidency. Accompanying this pledge is the statement that, while "several reasons might be advanced for this position, the controlling one with me is that I am fully persuaded that no incumbent of that office (the presidency) should ever be placed in a situation of the effect of action taken by him in an administrative matter of great im-

not be slow in discovering in this re- against gambling. Does this decimark a gentle fling at President sion apply to Woodburn?-Independ-Roosevelt. That fling, however, is ent. robbed somewhat of its sting by the | The same question might be askfact that Theodore Roosevelt was not ed concerning Oregon City. Gambling bonds of matrimony now existing be elected to the office that he now holds, games, such as poker, black-jack, or tween the plaintiff and defendant be He succeeded to it by accident: and twenty-one and craps, are again bein order that the remark should strict ing conducted in Oregon City in open ly apply to President Roosevelt, it is violation of city ordinance and state necessary that it should be made by law. These games were suppressed former-Senator Henry G. Davis, the for a brief period of time during the Democratic nominee for Vice-Presi- sessions of the Chautauqua and for a

ple have little fear that a president dently been revoked. At any rate, who is ambitious for a second term the gambling business has been re will grossly misuse his power to ac- sumed. complish that end. Every president, from Washington down to McKinley, who has been reelected, has passed into history as a capable, high-minded desired a second term, has not won popular confidence, he has been "turn- hills west of Summit. The auto was a ed down" either in the national con- Salem machine, and its owner is John vention of the political party to which he belonged, or at the polls.-The New York Commercial.

Democrats care very little about Candidate Davis's age so long as he displays a generous disposition.

results will be about the same.

The Democratic claim of wonders they will work if given power should

> The American flag was never more or the power of the republic more sen-

It must seem a little awkward for on their own record, but on the ed.

The Democrats might have been dangerous opponents of the Republicans this year if they had repudiated Bryanism at St. Louis, instead of compromising with it.

Sight should not be lost of the fact that so far as the Democratic platform is concerned the party stands just where it did in 1896 and in 1900 on the money question.

Each and every table of statistics showing the growth of trade and manufactures under Republican rule spells prosperity for the people and disappointment to Democratic hopes.

Democratic managers in estimating the electoral college vote follow the report of the boy who was catching rats. He said: "When I get the one I am after and two more, I'll have

The Democrats are appealing to "the masses." The American people made it plain in 1896 and again in 1900 whether they wanted an admin-Istration of the masses, the classes or Ella R. Rogers, Defendant, the whole people.

"It is at no time possible to have self a great constructive statesman adopted a gold standard platform at are doomed to disappointment. His St. Louis," says Senator Culberson of speech of acceptance is a studied and Texas. No one will question Senator dextrous appeal for the votes of the Culberson's right to speak with au-

Democratic managers propose to make the campaign "on President runs away from any definite state Roosevelt's personality." They will ment or any vital issue before the find that the heart and the conscience country, divorces himself as far as of the masses are with him and that possible from the Democratic masses, he can not be defeated by any effort and seeks to convey the impression to exaggerate his faults or obscure

reiterates traditional Democratic plati- A Nevada man reports having tudes, but when it comes to actual encountered a body of migrating policies he has nothing to offer but snakes and other reptiles numbering assurances that he will do no harm. | millions, the collection measuring one The whole speech is an obvious at hundred yards across and a half-mile tempt to force the personal issue to in length. This state would prove a the front, to bury out of sight the De-splendid field for missionary work

The captors of the religious lunaministration of its own "safe and tie Creffield at Corvallis, contribute sane" President, Cleveland, and to put a surprise in the concluding scenes forward Judge Parker as better than of the disgusting affair by refusing to made before Register and Receiver, at ther relief as to the Court seems meet and accept the reward money aggregating Oregon City. Oregon, on September 28, just. \$350, that had been offered for the 1964, viz: capture of the false prophet. O. V. Hurt and son Roy, together with the local chief of police Lane, who located S. R. + E Creffield and turned him over to the authorities, have signed a written request, asking that the reward money revert to the donors. One hundred dollars of the reward money was offered by Benton county. In these days of official corruption and the ever prevalent tendency to graft the publie treasury, this conclusion on the part of Creffield's captors is almost inexcusable.

possible temptation to consider what DOES IT APPLY TO OREGON CITY

In a recent decision the Oregon portance might have upon his politi- Supreme Court held that mandamus will lie to compel the chief of police The average newspaper reader will of Portland to enforce the ordinances

short time following. But the "orders" H. E. Cross, Attorney for Plaintiff. The fact is that the American peo- that are periodically issued, have evi- August 19th, 1906.

The Story of a Wild Automobile.

An automobile on a wild, unmanageand patriotic Chief Magistrate of this able career on a mountain side, with its Republic. Where a President, who terrified driver in magnificent hustle to thing, was an accident last week in the Albert of the Capital city. He and John Manrer started at four o'clock Saturday morning for Newport, and at eleven were within seven miles of their destination. The machine was working beautifully, and there was every prospect that they would be among their friends at the seaside within half an hour, when the Court for the relief prayed for in the H. E. Cross. Attorney for Estate, suddenly, while climbing a mountain road Complaint, to-wit: For a judgment on a August 19, 1904—3 wice.

Gen. McClellan repudiated the Dem- the auto refused to be controlled. Withocratic platform in 1864, just as Judge out warning, it left the road, and began to climb the mountain side. Early in CITY AND COUNTY OFFICIAL Parker has repudiated it in 1904. The the game Albert was thrown out and Maurer was left alone in the seat of the unruly muchine. The latter stuck for a while but presently, he, too was thrown Almost immediately the machine turned its course down the hill, by which its latest occupant became pursued, and for life to the bottom of the hill, and the pursued was fully aware of it. Sometimes, as the story is told in the neighuniversally respected than it is now borhood, the auto went end over end, and so did the man. Each time however, the sibly felt everywhere. Why change? man lit running and he managed finally. to make the little meadow at the foot of peril. There, too the auto finally alightthe Democrats to ask for power, not ed, with much of its outer works damag-The next day they took a train for strength of the Republican party's Salem. They came back afterwards with such parts as the machine needed to make it navigable. The machine is at Salem again now, and again in the ring. but the men who recently attempted to drive it to Newport consider it too strenuous an auto to be trusted on the Newport bills. At the same time, all the denizens of the vicinity who have heard of the incident, would rather trust themselves behind the wildest pair of Mexican mules on a mountain road than to attempt a passage on an automobile.--Co vallis Times.

Executor's Notice.

Notice is hereby given that the undersigned have been appointed Executors of the Estate of Lulah Toedtemeier, deceased, by the County Court of Clackamas County, Oregon.

All persons having claims against the sald estate are hereby notified to prein six months from the date of this notice with proper vouchers at our place of residence near Stafford, Clackamas County,

FRED KOELLERMEIER. CHARLES KOELLERMEIER. Executors of the estate of Lulah Tood meler, deceased

SUMMONS.

Dated August 18, 1904

In the Circuit Court of the State of Oregon, for Clackamas County. David C. Rogers, Plaintiff.

To Ella Rogers, the above named de-

In the name of the State of Oregon, con are hereby required to appear and answer the complaint filed against you in the above entitled court, and suit or before the last day of the time prescribed in the order for publication made herein, to-wit; 30th day of Sepwant thereof the plaintiff will apply to the Court for the relief demanded in his complaint on file, viz: that the marriage contract existing between plaintiff and

defendant be forever dissolved. This summons is served upon you by rder of the Hou. Thomas F. Ryan, Judge of the County Court of the State of Ore gon for Clackamas County, made August 25th, 1904, and the date of the pub lication of this summons is August 25th, 1994, and the date of the last publica tion thereof is September 30th, 1904, and the time within which the defendant is required to answer the complaint is September 20th, 1904.

GORDON E. HAYES,

Attorney for Plaintiff. NOTICE FOR PUBLICATION.

Department of the Interior, Land Of-

Notice is hereby given that the followintention to make final proof in support

Ell F. De Bord;

H. E. No. 14451, for the lot 7 and SEI-4 Judge of said County, made and entered of SW1-4 and S1-2 of SE1-4 Sec. 6, T. 5 He names the following witnesses to

ultivation of said land, viz: R. C. Hunter of Montavilla Oregon. Glen Hunter, of Montavilla, Oregon. Anson Countryman, of Colton, Oregon William Bonney, of Chiton, Oregon,

ALGERNON 8. DRESSER.

SUMMONS.

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

Lenora Kotzman, Defendant,

To Lenora Kotzman, said Defendant: In the name of the State of Oregon; You are hereby required to be and appear in the above entitled court on or before the complaint filed against you by the plaintiff herein in the above entitled suit, and it you fall to so appear an will apply to the Court for the relief demanded therein, to-wit:-that the In the matter of the Guardianship of forever dissolved. This summons is published for six successive weeks in the others interested in the Estate of said in the Circuit Court, for the State of Ore-Oregon City Enterprise, by order of Hon. minors. Thos. F. Rran, County Judge of Clackaof record in the 15th day of August, 1904; issue of August 19th, 1964.

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Clackamas. H. P. Fabricius Toy & Notion Co.

Walter H. Keyes and Mary F. Keyes,

Defendants: in the name of the State of Oregon; You are hereby required to appear and that purpose. conswer the complaint filed against you Witness the Honorable Thomas August 19th, 1904, the date ordered by 1904 the Court for the first publication of Attest: this notice, and if you fail to so appear and answer, the Plaintiff will apply to By F. W. Greenman, Deputy.

FREE WORLD'S FAIR TOUR

All railroad transportation to St. Louis and return and \$100.00 additional for expenses will be given to the winner of this contest.

Prize

Will be awarded to any Party in Clackamas County receiving the highest vote.

We Give Coupons

With every 25 cent cash purchase:

HOWELL & JONES Drugs-Prescriptions-Stationery THOMSON'S BARGAIN STORE Dry Goods Clothing Shoes. LAMB & SAWYER Bicycles-Sporting Goods-Guns. MISS WISNER The Leading Photographer.

FRANK REDNER Candies and Ice Cream. R. PETZOLD Meat Market.

J. M. PRICE Clothier Furnisher Shoes. MILES & McGLASHAN

Groceries and Provisions. W. L. BLOCK

Furniture-Carpets-Stoves. S. OLDSTEIN Favorite Cigar Store.

BRUNSWICK RESTAURANT The Only First Class Restaurant.

OREGON CITY ENTERPRISE

the sum of \$710.15, and for a decree In the Circuit Court of the State of Oreforeclosing a certain mortgage executed Jan. 27th, 1903 by Walter H. Keyes and Ethel Finger, plaintiff, Mary F. Reyen to H. H. Fabricios and assigned by H. H. Fabricius to Plaintiff. Max Finger, defendant. and covering the north half of the south To Max Finger, defendant: partment of the Interior, Land Of-east quarter of Section fourteen in Tp. In the name of the State of Oregon you county, Oregon, and the court has set at Oregon City, Oregon, August 13, four S., of R. sive E. of the W. M. in are hereby notified and required to ap-Monday, the 29th day of August, 1904. Clackamas County, Oregon, and for the pear and answer the complaint of the at the hour of ten o'clock a. in., at the Notice is hereby given that the follow-ing named settler has filed notice of his and the application of the proceeds to and cause on Monday, the 19th day of the time and place for the hearing of any the payment of the amount of such September, 1904, (that being the day fixed and all objections to the said final report

of the the Honorable T. F. Ryan, County plaintiff will apply to the court for the on the 12th day of August, 1993, and the for a diverce upon the ground of deser- G. B. DIMICK, Atty. for Administrator, date of the first publication of this tion. This summons is served by publisummons is August 19th 1904, and the prove his continuous residence upon and date of the last publication will be September 30th, 1904.

E. F. & F. B. RILEY. Attorneys for Plaintiff.

NOTICE OF FINAL SETTLEMENT. Notice is hereby given that the undersigned administrator of the state of Urlah Dunnals, deceased, has filed his final report and account as said administrator with the county court of the county of Ryan, judge of said court, has set Monday, the 29th day of August, A. D. 1904, at the hour of ten o'clock in the forenoon of said day, as the time for hearing said

JOHN W. BENNETT. Administrator of estate of Uriah Dannals, deceased. CITATION.

In the County Court of the State of Oregon, For the County of Clackamas. James Albert Lee, Mary Estella Lee, 29, 1904.

and Bessie Lee, minors. To L. H. Lee, Robert Kelland, and all

In the name of the State of Oregon, mas county. Oregon, made and entered you and each of you are hereby cited to be and appear in the County Court, of State of Oregon, for the County of Clackamas, at the Court room thereof at Oregon City, in the said County of Clackamas. State of Oregon, on the 19th day are hereby required to appear and answer of September, 1904, at 16 o'clock a. m. of the complaint filed against you in the that day, then and there to show cause, if any you have, why an order and license of the above Court should not be granted allowing L. H. Lee, Guardian of said first publication of this summons, and minors to sell the following described you will take notice that if you fall to and described as follows:

The West half of the South half of Defendants. Section 30, T. 5, S. R. 1 E. of the Wil-To Walter H. Keyes and Mary F. Keyes, lamette Meridian in Clackamas County, ing between you and plaintiff be dis- of the crew wait upon him and Mr. Gifford. Oregon, containing 160 acres more less, according to the petition filed for

in the above entitled Court and cause Ryan, Judge of the County Court of the on or before the thirtieth (10th) day of State of Oregon, for the County of Clack- newspaper published and printed and of September, 1964, which is six weeks after amas, this 15th day of August, A. D., F. A. SLEIGHT.

County Clerk.

gon for Clackamas County.

and more than six weeks after the first trator. publication of this summons,) and if you This summons is published by order shall fail so to appear and answer the relief demanded in the complaint, which is cation thereof in the Oregon City Enterprise for six successive weeks by virtue of an order made by Hon, T. A. McBride, Judge of said court, on the 10th day of July, 1904, the first publication of this

> J. C. MORELAND, Attorney for Plaintiff.

NOTICE OF FINAL SETTLEMENT. Notice is hereby given that the under-Clackamas, and that the Hon, Thos. F. signed administratrix with the will annexed of the estate of Conrad Schroeder, deceased, has filed in the county court of Clackamas county, state of Oregon, her final account as such administratrix of report or objections there to, if any there said estate and that Monday, the 29th day of August, 1904, at the hour of ten o'clock a. m., has been fixed by said court as the time for hearing of objections to said report and settlement there-ANNA SCHROEDER. Administratrix of the estate of Conrad

August, 1904.

Schroeder, deceased. U'REN & SCHEUBEL. Attorneys for administratrix. Date of first publication Friday, July

gon, for the County of Clackamas. William D. King, Plaintiff,

Carrie E. King, Defendant. To Carrie E. King, above named defend-

In the name of the State of Oregon you above entitled suit, in the above named court, on or before Friday. August 19 1904, the same being six weeks from the Plaintiffs, real estate belonging to said minors so appear and answer said complaint, the plaintiff will apply to the Court for the relief demanded in said complaint, to-wit: That the bonds of matrimony now exist-

> This sommons is published by the order of Clackamas County, State of Oregon, in Remedy that he thought would help him the Oregon City Enterprise, a weekly general circulation in Clackamas County, fellow was able to be around next day, Oregon, for six successive and consecutive weeks, commencing Friday, July 8, Gifford's medicines.—Elikader, Iowa, Ar-1904, and continuing to and including gus Friday, August 19, 1904.

GEO, C. BROWNELL, Attorney for Plaintiff. G. A. Harding.

ADMINISTRATOR'S NOTICE.

Notice is hereby given that Matthias Kandle, the duly appointed, qualified and acting administrator of the estate of John L. Scott, deceased, has filed his final report of his doings therein, with the clerk of the county court of Clackamas of his claim, and that said proof will be judgment, and for such other and fur in the order of court for you to appear, and the discharge of the said adminis-

Dated July 20th, 1994. MATTHIAS KANDLE. Administrator of the estate of John L. Scott, deceased.

Meeting of the Board of Equalization for Clackamas County Notice is hereby given that the board of

equalization for the county of Clackamas, summons being made on the 5th day of state of Oregon, on the last Monday in August, 1904, viz. The 29th day of August, A. D. 1904, will attend at the office of the county clerk in the court house in said county and state and continue to meet from day to day for one week, and pub-Hely examine the assessment rolls of said county for the year 1904, and correct all ties of lands, lots or other property. It is the duty of any and all persons interested to appear at the time and place appointed to examine said rolls and ascertain if their property is properly assessed, and if not to have the proper corrections made thereon.

Dated this 1st day of August, 1904. JAMES F. NELSON: Assessor for Clackamas county, Oregon.

BIDS WANTED.

Scaled bids will be received by the undersigned until September 1st, 1904, for furnishing Oregon City with 500 or more ubic yards of crushed rock. All bids must state the price for rock delivered at the crusher and the price delivered upon the road. The Comittee reserve the right to reject any or all bids

WM. SHEAHAN, E. F. STORY, H. E. STRAIGHT,

Committee on Streets and Public Property.

Address all bids to Wm. Sheahan, hairman of said committee. July 27, 1904.

Taken With Cramps.

Wm. Kirmse, a member of the bridge gang working near Littleport, was taken suddenly ill Thursday night with cramps and a kind of cholers. His case was so sovere that he had to have the members was called and consulted. He told them he had a medicine in the form of Chamof the Hon, Thos. F. Ryan, County Judge berlain's Colle, Cholera and Diarrhoea out, and accordingly several doses were administered with the result that the The incident speaks quite highly of Mr.

> This remedy never fails. Keep it in your home, it may save life. For sale by