

Oregon City Enterprise

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- STATE REPUBLICAN TICKET.
Congressman—W. C. HAWLEY, of Marion.
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Secretary of State—F. W. BENSON, of Douglas.
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Joint Senator, Multnomah, Clackamas and Columbia—DAN J. MALARKY, of Multnomah.
Joint Representative, Clackamas and Multnomah—W. H. CHATTEN, of Clackamas.

- COUNTY TICKET.
State Senator—WALTER A. DIMICK.
Representatives—E. P. CARTER, LINN E. JONES, M. A. MCGONE.
County Judge—JOHN F. CLARK.
Commissioner—NIXON BLAIR.
Sheriff—E. C. HACKETT.
Clerk—W. L. MULVEY.
Recorder—LLOYD E. WILLIAMS.
Treasurer—J. A. TUPTS.
Coroner—DR. THOMAS J. FOX.
Surveyor—D. T. MELDRUM.
Justice District No. 4.
SAMSON.
Constable—GEORGE A. BROWN.

NOW COMES THE TEST.

Next Tuesday will be an important day to the citizens of Clackamas County. On that day will be determined whether the Republican party of Oregon is to fly the united flag of victory, or whether it shall listen to the proclamations of Jonathan Bourne and George E. Chamberlain, and go down to defeat, while supporting the candidates of the Democratic party.

In the Bourne-Chamberlain headquarters at Portland the wires have been carefully laid to accomplish the defeat of the Republican nominee for Governor. Money has been lavishly spent to bring about the election of Os West, candidate of Bourne-Chamberlain machine. Mr. Bowerman has been abused, his character has been assailed and nothing of a nasty political campaign has been left undone to defeat him.

If the Republicans of Oregon intend to preserve their party, it is time they made a stand. If the Republicans of Clackamas wish to prevent the installation of a cog in the Bourne-Chamberlain machine, they should go down the line for the whole Republican state and county ticket. The catch-word "anti-assembly" should not fool the Republicans. It is all the Democrats have to offer. The Assembly fight was settled in the Republican primaries, where it belonged. There are no Democrat anti-assembly candidates. Every

Democrat candidate is an assembly man, placed in nomination at a little star-chamber back room assembly. This is nothing new in Clackamas County. The Democrats have always played politics this way and always will. They prey upon the supposed weaknesses of the Republicans, hoping to slide into the courthouse by Republican ballots.

John F. Clark and E. C. Hackett, Republican nominees for county judge and sheriff, respectively, have been signaled out by the Democrats for defeat at next Tuesday's election. The Bourne-Chamberlain bunch do not expect to elect any other of their candidates. They have high hopes, it is true, but as a matter of fact, their whole fight has all along been concentrated upon Mr. Clark and Mr. Hackett, both tried and true Republicans, men who have always supported the Republican ticket, and who are worthy of the support of every Republican. Mr. Clark's opponent has been in the courthouse two terms. Mr. Hackett's opponent possesses no such qualifications for the office of sheriff as does the Republican nominee.

It has sometimes been easy game for the Democrats to fool the Republicans of Clackamas. Are you going to let them do it again?

WHO IS B. LEE PAGET?

Who is president of the Clackamas-Multnomah Annexation Association? B. Lee Paget. Who started the movement to split old Clackamas in twain and increase the political power of Multnomah? B. Lee Paget. Who is this man who seeks to add much valuable territory to the richest county in the state? The Portland Daily News will tell you.

Listen. B. Lee Paget, vice-president of the Portland Trust Company, leading Methodist and shining star in the firmament of prohibition, is awfully sore because The News told its readers last night that his bank owns one of the most notorious houses of prostitution inside the city limits.

Mr. B. Lee upbraided The News today for what he considers an injustice in classing the bank at Third and Oak streets as a profit-sharer in Elsie Douglas' resort at 224 Davis street and explains that the place really belongs to a certain woman who owes the bank money.

Mr. B. Lee needn't get so mad. An examination of the assessment roll for 1910 shows that Elsie's popular place is the property of the trust company and has been its property for many moons. Another look at "Record 10" in the United States department of internal revenue shows that Elsie has a federal liquor license which gives her the right to sell all the booze she has a mind to. The Portland Trust Company, of which Mr. Paget is an officer, collects rent from Elsie regularly every month, pays the taxes and insurance, and naturally shares the profits of the resort.

The place may belong to a "certain" woman, but the Portland Trust Company down at Third and Oak streets gets the revenue from both the unearned and earned "increment," or excrement, if you will have it that way.

And now what has our dear and delightful Mr. B. Lee Paget to say?

GOOD ROADS FOR OREGON.

Arrangements are now being made by the State Good Roads Association upon the expected passage of Amendment No. 254 to the Constitution, giving the privilege to counties to bond themselves, to call a convention of good roads enthusiasts to be held in Portland immediately after the election on November 8th. This convention will be made up of delegates to be appointed from the State Threshers' Association, by Secretary Phil S. Bates, from the County Good Roads associations organized by chairman L. R. Webster, and will also include all county judges as well as members of the State Automobile Association. At this convention the proper methods of handling the expenditure of the bonding issues will be discussed as well as the appointment of a state highway engineer and the utilization of the state convicts and county prisoners in the work in view.

The result of this convention will be the basis for an appeal to the next session of the Legislature at which time it is expected that Oregon will place the most advanced good roads laws on her statute books of any state in the Union. Oregon is now leading nationally in good roads work and this meeting will be the largest of its character ever held in the United States.

Mr. Eby Replies to Courier Editor

Candidate for State Senator Asks Why Shewman Pretends to Favor Statement No. 1 and Endorsed Assemblyman Who Opposed Election of Senators by People

Oregon City, Ore., November 3, 1910.

Editor Courier: In an editorial in the last issue of your paper you call attention to my open letter to Mr. Dimick published therein, and in which I have asked him certain questions relative to the issue of this campaign.

In your editorial you have undertaken to cover these issues up for Mr. Dimick without answering any of the questions asked by me, and then proceed to insinuate that I am a recent convert to these reform measures.

Now, let us see. You say that "Every one recalls the undecided position of many of the candidates as to whether or not it was best to sign any of the laws that were being brought out to the people"; now I take it that you mean this indecision was in 1908, for in 1908 this matter of Statement No. 1 had been thoroughly thrashed out, and all of the candidates for the legislature on both the Republican and Democratic tickets signed Statement No. 1 and after the legislature was organized they kept it by electing Jonathan Bourne to the United States Senate, and yet in 1908, two years later, when Mr. Dimick started out in his primary campaign you admit that he had not made up his mind what to do about this matter; and I say that he was opposed to Statement No. 1 and that he publicly said so to three good Republicans on the Court House steps in

Oregon City but said that he must sign it in order to win.

You ask "When did Mr. Eby come out in support of these laws and sign Statement No. 1?" I will tell you. I ran for the Legislature in this county in 1908, the first election that took place under this law and at that time when Huntley, Jones and Dye were elected and at that time I supported all of these reform measures and signed Statement No. 1 as every one in Clackamas County, except the Courier, knows.

Now, Mr. Editor, get down to business and to the issues of this campaign as laid down by my opponent in his primary fight and please tell the people how Mr. Dimick can be in favor of Statement No. 1, and of all these reform measures, and at the same time support the men that he has denounced as being the enemies of these same measures, and who, he has said, will take these laws away from the people if they are elected, and then tell your readers how you can consistently support Mr. Dimick when you claim to be so strongly in favor of these measures.

Since you have seen fit to "butt in" and take part in our discussion, perhaps it may not be out of place to answer a few questions yourself.

First: Since you are pretending to favor Statement No. 1, and to oppose the Assembly as a matter of principle, will you please tell your readers how it was that you opposed Mr. Huntley in the recent Republican

Primary because you said that he was an Assembly man, and then in the same issue of your paper you supported Jack Latourette, who was endorsed by the Assembly, and who said in a public address in Oregon City that he was opposed to Statement No. 1.

Second: Only a short time ago you said in an editorial in your paper that I am one of the ablest and most honorable men in Clackamas County and that you had chosen me from all of the 5000 or more men of this County to fill the position of County Judge, and asked the people, irrespective of party, to rally to your standard and to elect me to this position; now I want to know what has caused your sudden change of mind concerning me and my ability.

Third: You claim to be in favor of law and good government and of reforms and yet in your issue of October 28, 1910, on the front page you tell the voters to take your ticket printed there and carry it into their booths with them, a thing which every man knows to be an open violation of our laws, which provide that nothing but a sample ballot may be taken into the booth. Will you please explain this?

I am compelled to publish this in this paper on account of your refusal to publish it in your paper, and will be pleased to have your answer.

Very respectfully, O. D. EBY.

THREE DIRECT PRIMARY NOMINEES



L. E. Jones, for Representative.



W. H. Chatten, for Joint Representative.



Dr. T. J. Fox, for Coroner.

By defeating bill No. 239 and voting YES for Employers Liability bill No. 346, you will provide a commission of representative and honest citizens who will thoroughly investigate the subject and provide a suitable bill which will be just and equitable to all, by the elimination of corrupt practices, special privileges and all uncertainties which might arise from different interpretations.

Portland has accomplished more hard-surface paving since the first of January than any other city of like population in the United States, 50 miles of hard-surface streets having been laid since that date and 10 or 15 additional miles will be completed before winter sets in in earnest. This has been a record year for Portland in street paving and 50 additional miles are already contracted for next year.

Every County division measure will meet richly deserved defeat.

Vote against every measure unless you fully understand it.

When in doubt, vote NO!

Children Cry FOR FLETCHER'S CASTORIA

Vote 300 X Yes.

The Oregon Equal Suffrage Association, which represents nearly 40,000 affiliated adherents in the State, received by official count at the election of 1908 the affirmative votes of nearly 37,000 men. The Association claims that it never has been "defeated" as its opponents allege, because women have never been allowed to vote upon the question at all. Its Executive Committee passed at the October meeting, a unanimous vote of thanks to the less than a dozen wealthy and non-producing women "antis" and their leading satellites who pose as "the best people" for having published at their own expense the Voters Pamphlet, the Constitution as it stands at present side by side with the Suffrage Amendment which speaks for itself. These "antis" are fighting the Amendment because it opens the way wide enough to admit all women to the ballot box, and provides a special clause, providing for their protection as taxpayers if at any time they should desire to vote. They are also worried lest the Supreme Court should declare the Amendment unconstitutional when adopted.

The Amendment provides for the elimination of the word "white" from the State Constitution, and will, when adopted, make it conform to the Constitution of the United States. The Equal Suffrage Association is taking no part in any of the political strife that rages among different organizations of men. Its adherents offer, as their most urgent demand for its adoption, the self evident fact that the disfranchised labor of wage-earning women comes into ruinous competition with the wages of both men and women, and they respectfully urge every honorable man to remove this obstacle to prosperity and happiness by marking his ballot 300 X YES.

MAKE OREGON FREE. (Paid Advt.)

REAL ESTATE

Sarah J. Parrish et al to Loren Parrish, land in Oswego; \$1. George L. Parrish to Loren C. Parrish, land in Oswego; \$1. Edward R. and E. A. Spooner to Theron Hickey, lots 9, 10, 11, 12, 13, 14, block 2, Pleasant Little Homes, No. 2; \$10. W. E. and Iva M. Wells to Mary Wells, lot 6 of block 32, Oregon Iron & Steel Company's First Addition to Oswego; \$150. Theron I. and Iva M. Hickey to E. R. Spooner, lots 9, 10, 11, 12, 13, block 2, Pleasant Little Homes, No. 2; \$10. Samuel E. and Annie Gregory to Herman Smids, land in D. L. C. No. 48, township 3 south, range 2 east; \$10,850. Fred and Clara Fritz to E. I. Du Pont de Nemours Powder Company, 17 acres of W. T. Matlock D. L. C. section 4, township 2 south, range 2 east; \$10.

Minnie Inskeep to A. R. Sheppard, 40 acres of section 27, township 3 south, range 2 east; \$5,900. S. J. and Melissa Halcock to A. W. Baltz, 5 1/2 acres of section 22, township 2 south, range 2 east; \$4,500. Estelle G. Heineman to H. Gerson, land in section 32, township 2 south, range 2 east; and of section 5, township 3 south, range 2 east; \$10. Henry Brand and Laura Brand to Frank and Frances Burch, 2 1/2 acres of William Hokmes and wife D. L. C., township 3 south, range 2 east; \$5,000. W. H. and Alice Council to Ole and A. Olsen, lot 16, of block 5 of Pleasant Little Homes, No. 3, \$25. A. E. Madarek to W. L. Block, lots 1, 3 and 4 of section 26, township 2 south of range 2 east, containing 44.80 acres; \$1. William and Ada Moehke to Frank Vorhies, land in Holmes' Addition; \$500. E. M. and Anna Howell to James and Laura Kelly, block 5, Nob Hill, Oregon City; \$150. William and Emma Schwartz to John A. Waldron and Hannah J. Waldron, north west quarter of section 16, township 3 south, range 3 east, containing 40 acres; \$1.

A WORD FOR BROTHER HACKETT

any in the world, which is saying a good deal for a man who has lived as uprightly and fearlessly as he has. Hackett caters to no special interests, neither do they oppose him, and every class, creed, party or clique, and every hard or soft shirled man may look with favor on him, as he will get fair play. Last but not least his special ability for this leading financial and police office has very few equals in this state. Show me a man who has been chief deputy and acting Sheriff upon so many occasions, or who so successfully acted as office manager during the time the bosses were hunting down the desperado, Frank Smith. As an accountant E. C. Hackett could step into any country bank, and some city banks, and act as cashier, and moreover, at one time he did act as a State Expert, when he experted, subsequent to Judge T. J. Cleaton, of Multnomah County, the books for the State Land Board. I am from Missouri. Show me a better qualified man in the State today for the office of Sheriff in the oldest and proudest county in our fair old young State of Oregon. TAXPAYER.

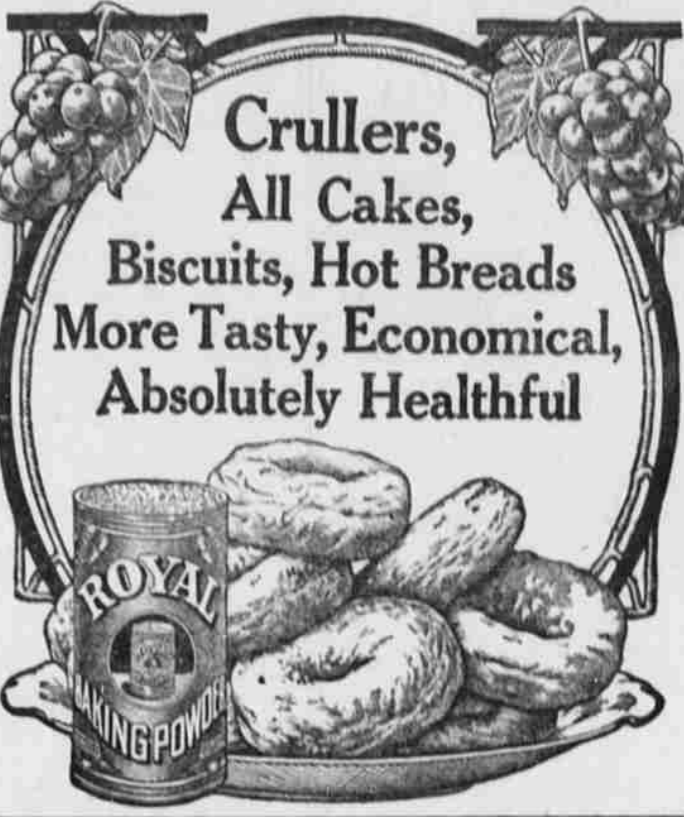
SCHOOL FUND LAW A WORTHY ONE

(Continued from page 10) The measure has the hearty endorsement of the Clackamas County Principals' Association, an organization composed of all the leading educators of the county. The Clackamas County Pomona Grange unanimously passed resolutions endorsing the measure and instructed all subordinate granges to work for its adoption. The Enterprise always stands for the things that tend toward the betterment of Clackamas County; therefore it heartily endorses this movement for better schools.

CLACKAMAS ABSTRACT & TRUST COMPANY.

Land Titles Examined. Abstracts of Title Made. Office over Bank of Oregon City. JOHN F. CLARK, Mgr.

Royal BAKING POWDER



"Our New Minister"



Jessie Burnes and Anna Macdonald

How a girl with refined sensibilities is affected by the sentence of her father for complicity in a robbery is one of the interesting incidents in the character play of life at Hardacreable, N. H., Donna Thompson and George W. Ryer's latest success, "Our New Minister." Save for this serious interest most of the play is laughter-producing pure and simple. The plot of the play is only a medium to carry along the host of droll country characters. The comedy is by the authors of "The Old Homestead." "Our New Minister," will come to the Bungalow Theatre, week starting Sunday matinee and night, Nov. 6th. With the usual matinees.

BRONAUH AND DYOTT FLAY LIQUOR TRAFFIC

HOME RULE ASSOCIATION IS DENOUNCED AT BROTHERHOOD'S MONTHLY SUPPER. Judge E. C. Bronaugh and Dr. Luther H. Dyott, pastor of the First Congregational Church of Portland were the speakers at the monthly supper of the Congregational Brotherhood held Tuesday night. The liquor traffic was discussed in certain phases by each speaker, in a most interesting and convincing manner.

Withdrawal Silverton and Forest Grove (Jefferson-St.) Local.

Effective October 30, Southern Pacific trains No. 7 and No. 8, between Portland (Jefferson street) and Forest Grove, also train No. 27 and No. 28, between Portland and Silverton, will be withdrawn for the winter.

Interest

Is the great incentive toward saving money

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on savings accounts

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is our motto

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