

Oregon City Enterprise

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The matter will receive our attention.

THE NECESSARY EVIL.

The official returns of the vote in Ohio, on September 3rd, as reported for 68 counties, favor the retention of capital punishment by more than 39,000 majority.

It means a great deal when 229,670 voters retain capital punishment when they are changing other conservative laws, and by heavy majorities adopt nearly all of the two score amendments to the state constitution.

Those who dislike the infliction of the penalty of death may well pause and look beyond the law itself to the code of defensive and protective statutes of which it is a part.

As death is the extreme penalty for the greatest crime, it of necessity occupies a position at the top of the criminal code. From this extreme downward to the smallest misdemeanor or the penalties of the code are graded.

When the extreme penalty shall be abolished, the entire scale of lesser penalties becomes affected, the same as when the keystone of an arch is removed, every stone in the structure is loosened.

This is more readily observed in prison discipline. Men serving for life may kill their keepers and suffer no penalty. Realizing this, the guards at the Ohio State Penitentiary state that their lives would not be under the protection of the law if abolition of the death penalty for murder prevailed.

The murderous convicts at the Jackson, Michigan, prison, are without the deterrent influences of the punishment of death, and the best that the authorities can do is to give them the punishment of torture. This indicates that the abolition of capital punishment in Michigan has been a long stride toward barbarism.

Rhode Island, which abolished capital punishment about the same time that Michigan did, had the same difficulty in controlling her prisoners, until, in preference to adopting torture, the law of capital punishment for state prison convicts was enacted.

Like the knife of the surgeon or the gardener, the cutting off from society of the life of the murderer is a necessary evil. "The humanity of the law feels every pain it inflicts, but it uses evil as a means of preventing greater evil."

TARIFF COMMISSIONS.

The Democratic Congress which recently adjourned, contemptuously dismissed the non-partisan tariff board which, at the instance of President Taft, had been making exhaustive and scientific investigations into tariff problems.

In abolishing the tariff board, the Democrats had the aid of some of those who are now loud in support of the Third Term Party. The leader and standard bearer of that party in his speeches in a recent article in his magazine, likewise had treated the board with contempt.

While the Democrats and the Third Termers are condemning, more by silence than by direct attack, the American tariff commission, it is interesting to observe that from Europe

come words of appreciation. Thus, in discussing the American tariff board's report on wool, an official of the Royal Imperial Ministry of Commerce of Austria, regarded as the leading European authority on the tariff question, said:

"It is an excellent standard work. The tariff board has come within a very short time to the head of all the similar boards established a long time since in other countries. It is really true that no legislative body has ever been presented to it a better report on the tariff question. It will also be entirely impossible not to take your results in mind in proceeding to a revision on tariff. It would be a great mistake to stop the work of the board, and it would soon prove necessary to re-establish it."

So while we have a Third Term Party urging the adoption of a European system of tariff commission for the United States, the European authority on the subject is holding up our commission which the Democrats and Third Termers destroyed, as a model for the world.

The incident illustrates the evil worked to the cause of good government in the United States by partisan and factional jealousy and selfishness.

WANT ANOTHER PANIC

Want another Roosevelt panic? Of course you remember it if you are old enough to vote. It was only about four years ago, before Taft got in, and started his policy or safe, sane, deliberate enforcement of the law, instead of government by jerks which gave the nation the nerves.

It would go without saying that Theodore Roosevelt has no chance of success, although he is so eaten with self-pride, with the conviction that he is the only in ninety millions that has wheels enough in his head to run the national machinery, that is possible he thinks the American people are tired of Taft and good times, and want Roosevelt panic, waiting around chilly October nights to get their money out of the banks.

Theodore Roosevelt seems to like panics. They're in his line, and if he hasn't one handy he will take care to scare it up. He was certainly successful in bringing on plenty of panics in 1907, from the effects of which the country has just recovered, but he is very much mistaken in thinking that the American people want some more of the same. If he is so affected that he must have a St. Vitus dance, he should invite the party known as "Gabby George" and the other underwriters of his campaign to Oyster Bay, where they can have the dance all to themselves, and not disturb plain, ordinary folk who have a living to earn and savings banks accounts they don't want to draw on.

The real peril in the Roosevelt madness is the backing he is giving to Woodrow Wilson and the Democratic party in their campaign of reaction, sectionalism and free trade.

ROOSEVELT'S GOOD TRUSTS.

The people are at last learning the truth about Roosevelt's prosecution of the trusts—especially a certain "good" trust. The Harvester trust seems to be Roosevelt's idea of the good kind. It was organized in 1902 while Roosevelt was president and has a capital of one hundred and twenty millions, although its assets at the time of its organization were only twenty millions including the value of all the plants absorbed by the corporation. So it has since been paying dividends on the one hundred millions of watered stock. Yet Roosevelt, while president restrained the department of justice from prosecuting this trust for violation of the Sherman anti-trust law.

Mr. Perkins of the executive committee of the Harvester trust convinced Roosevelt this was a "good" trust. So, when President Taft instructed the department of justice to prosecute the Harvester trust and the prosecutions were instituted, Mr. Perkins became angry. This action also offended Mr. Harold McCormick—John D. Rockefeller's son-in-law—and one of the chief owners of the Harvester trust. This explains why Mr. Perkins and the McCormicks are financing the third term candidate. They can very well afford to.

BENEFITS EVERYBODY.

Prof. Wilson and other free trade Democrats continue to assert that the

protective tariff system benefits only a few manufacturers. Nothing could be farther from the truth. Manufacturers, far from being the only class benefited by the tariff, receive no more benefit than other classes of the community. The class that receives the greatest direct benefit is the laboring class, whose wages are higher under protection than they could possibly be maintained without it.

The tariff, as such, does not give profit or wages. It gives OPPORTUNITY for carrying on industries in this country, which, without it, could not exist under the present high cost of labor. If lowering the tariff should stop those industries not only would the manufacturer lose in the value of his plant, but the whole community would suffer with him.

Protection insures prosperity and prosperity makes business. If everybody is employed, the farmer has customers to whom his produce can be sold at good prices. The factory near the farm means more people to feed. More people busy in the city means larger markets. And if labor is employed and the farmer sells his crops, then money is in circulation and everybody in every kind of business is prosperous.

This protection benefits everybody. That everybody suffers under Democratic free trade laws has been demonstrated whenever such laws have been in force.

FORUM OF THE PEOPLE

SPENCE DEFINES ROAD BILL

OREGON CITY, Or., Sept. 23.—(to the Editor of Morning Enterprise)—Somebody stuck a pin in Marshall N. Dana and he obediently wrote his piece about the Grange and Harmony Highway measure which was published in the Sunday Journal of Sept. 23. Mr. Dana repeats the statement that "The Grange measure places no limit on the amount of bonds that a county may issue." If he will turn to Section 20 on page 87 of the "Pamphlet" he will find this provision: "No county shall issue bonds under provisions of this act in excess of five per cent of its assessed valuation."

He states that the Grange proposes a highway of \$2000 per year. If he will read section five on page 100 and section 6 on page 148 of the pamphlet he will find that both bills provide. The bill will furnish the funds should for a salary of \$3,600.

This shows his knowledge (?) of the subject. Let us examine some of the opinions he offers gratis and see if they are equally reliable. This is a sample: "The Grange plan of road meetings and ultimate bond issues with its hostility to state aid and division of road cost between city and county, destroys the chance of uniformity." There, that settles it. Here is another "opinion." "Does anyone imagine that delegates whose qualification of election was ambition to have a road, each by his own door, would ever agree upon particular roads to be improved?"

Yes, Mr. Dana, such a thing is possible and it is done every year in this state. When road districts vote a special tax for road improvement in the district they provide by resolution what particular roads are to be improved and the portion to be expended on each. Road districts in fifteen counties voted a special tax in 1910 to the amount of nearly \$475,000. It is usually decided at these meetings the nature of the improvement to be made and the material to be used. But Mr. Dana has not heard of this and he goes on as follows: "Or that each with his own pet ideas of cost and kind of material would ever accept a dissenting view?"

"Isn't that awful, how stubborn and ignorant the members of the common herd are?" It is a blessing that we have a few highbrows to led them aright. It is strange that road districts, especially in the country, accomplish anything, when everyone brings a pet idea.

The Grange opposes the Harmony state bill because it provides for a bond issue that will cost the taxpayers \$235 in interest and principle for every dollar that is expended on the roads while a direct levy of one and one-tenth mills will raise the amount and save the interest. If we are to have state aid led the funds be raised by a levy and not by tax bond.

The Harmony bills provide for an unnecessary sinking fund for the payment of the bonds. Several bonds should be paid by a direct levy. Where will the state get this "state aid" fund? Won't it come from the counties and will it gain anything in strength and value by being passed over to the state? But you say that cities, especially Portland, should help build the county roads, and that Portland pays one-third of the state taxes. The state aid bill places one-third of the fund in the hands of the Highway Commission and the "Cow Counties" are left to furnish their own state aid. Most cities have quite a bond proposition and tax for street improvement of their own to look after and if they will permit us to locate our county roads we will not interfere with them in the improvement of their streets.

If it is the intention that this fund of over \$300,000 that is placed in the hands of the Highway Commission shall be used in the construction of the Pacific Highway, Columbia River Highway and other pleasure boulevards that have been outlined by the people who are supporting the Harmony bills. It is asserted that the bill does not mention any of these highways. It is not necessary that it and the Highway Commission is expected to do the rest. The last four lines of section 14 of the Harmony state bill reads that. Read them—"And in the expenditure of this money and the construction of these roads the State Board shall have full and complete control independently of the County Court or the road authorities of any county." (See page 151 of the pamphlet.) Every booster for the Pacific Highway is a booster for the Harmony bills. Why not? It is the same political machine, with three heads instead of one, that has to be built by the State Wide bill. With \$300,000 annually at its disposal, "with full and complete control" it is possible that there may be some "selfish contests" under the Harmony bills.

Mr. Dana says that the Grange plan as outlined is condemned by the best

students of road construction as involving confusion and disaster. There is no precedent for it. The Grange is of the opinion that Oregon is establishing precedents, not following them. It is a mighty good precedent to establish that the tax payer shall know where the proceeds are to be used when he votes a bond (or a mortgage) on his home. Some of the best legal authorities as well as the best authorities on road construction have approved the Grange plan of selecting roads and expending the road funds. The Boulevard boosters and the farmer cannot harmonize on these two points, therefore we must leave it to the voters to decide which plan will render the greatest good to the greatest number.

The Grange Road Bills are printed in the State Pamphlet, pages 91 to 101. Their official numbers are 324 and 225. We earnestly solicit a careful study of them and a comparison with the Harmony Bills.

EXHIBITS AT FAIR AMAZE BIG CROWDS

(Continued from page 1)

sonville; Wilsonville Shire Horse Company, have fine horses on display. This is the first the Wilsonville Shire Horse Company has had an exhibit at the fair, and their fine horses and colts only five months old, attracted much attention. The colts weigh 800 pounds. M. S. Hunsate, of Molalla, George Lazzelle, of Oregon City, A. Pratt, of Aurora, John Damm, of Molalla, A. D. Gribble, Aurora, R. F. D. No. 4, have entries. H. D. Harnes, of Macksburg, has Cotsvold sheep; J. W. Smith, of Macksburg, Lincoln sheep; J. R. Cole, Molalla, Cotsvold sheep; W. W. Everhart, Molalla, Cotsvold sheep; J. R. Cole, Molalla, Angora goats; Albert Gribble, Aurora, R. F. D. No. 4, Angora goats; J. Fenske, Macksburg, Norway sheep; D. C. Harnes, Macksburg, Poland China pigs; W. W. Everhart, Shropshire sheep; G. Dinkel, twenty-five head of Poland China swine; Mr. Dinkel has probably some of the finest swine on the grounds, and has constructed a building for his stock. A. D. Gribble, of Molalla, has some Berkshire; W. W. Everhart, Chester White swine, the only ones of this variety in the building; J. R. Cole, of Molalla, eleven head of Poland China the largest of which weigh 300 pounds, and is the largest swine on the grounds; J. W. Hyrdon, of Oregon City, Poland China; D. C. Harnes, eleven head, one sow with six little fellows; E. H. Lawless, Durack pigs. There are more entries this year than any previous year of the fair, and all are in fine condition.

The big auditorium with its fine display of fruits, vegetables, fancy articles, and horticultural exhibits is among the features of the fair. Never before has the building been so well filled with fine produce. The juvenile department which is in charge of Miss Mahala Gill, of Logan, and County Superintendent T. J. Gary, of Oregon City, is attracting much attention. A large space of the second floor of the auditorium is occupied by the juvenile exhibit. Roy Bradbes of Canby, John Robbins, Jr., of Canby, Carl Yaeger, of Sherwood, Harold Vineyard, of the White School, Royal Peterson, Milwaukie, George Cullison, of the Brown Schoolhouse, New Era, and the DeBell boys, of Willamette, have fine exhibits. There are other exhibits in this building, including business houses and granges.

The races were a feature of Wednesday. Ed Fortune is starter and the time-keeper is Charles N. Watt, of Canby. The first resulted as follows: Dal Norte, Dennison, 1st, 2:25; Lena Lou, McGray, 2nd, 2:30 1/4; Tidal Wave, Guy Young, 3rd, 2:34 3/4; Lightfoot, H. Hutchinson, 4th.

The following was the result of the last race: Latrieta, Huddleson, 1st; Ana Thanson, Holgreves, 2nd; Salemit, Fred Merrill, 3rd; Maud McG, Prichard, 4th.

The baseball game Wednesday afternoon between the Molalla and Shubel teams was exciting up to the eighth inning, when Molalla fell behind. The result was 8 to 4 in favor of Shubel. Canby and Shubel will play this afternoon.

POLITICS IS THEME OF SCOTS' DEBATE

(Continued from page 1)

after the cessation of oratory refreshments were served. Rev. J. R. Landsborough was president of the meeting and Rev. G. N. Edwards was an interested member of the audience.

Mr. McClary, who championed the cause of Mr. Taft, made a fine impression. He called attention to what the president had accomplished, and declared this was not the time to elect either Colonel Roosevelt or Professor Wilson. His argument was well presented and the applause which punctuated his address indicated that the president had the largest number of friends in the audience. Mr. Telford, the original Bull Moose man of Clackamas County, did not mince matters. He admitted the Colonel carried a big stick and declared that it had been used for the best interests of the country. Mr. Telford said the conditions were unusual and that Colonel Roosevelt probably was the best man in the country to be at the helm. He recited briefly what Mr. Roosevelt had accomplished, declaring that the Colonel had been robbed at Chicago and said he would be elected if the people realized the candidate who stood for their interests.

Major Noble said there was little question as to Mr. Wilson's election. He declared that the Republican party was hopelessly divided, which could mean nothing else than Democratic victory. The speaker asserted that unless conditions changed, the Democratic nominee would be swept into the white house on a tidal wave. The meeting was harmonious throughout, and was such a big success that it was decided to have a similar debate with the same speakers at the next meeting, which will be a few days before the election.

TAFT CONFIDENT OF HIS ELECTION

(Continued from page 1)

strength has failed to materialize his original declaration in shows to be entitled to respect.

The Republicans necessarily will have a reduced majority over 1908, because of the presence of three tickets in the field, but the Democratic party will suffer also. The combined strength of the third-term party will not be enough to change the ultimate results.

STATE TAX ROLL SHOWS INCREASE

SALREM, Or., Sept.—That the valuation of the state tax roll for the year will be \$900,000,000 is the estimate made by Tax Commissioner Eaton, who has just returned from a tour in southern Oregon, where he conferred with County Assessors relative to tax work. Prior to that he made a tour of eastern Oregon, and his estimate is based on information gathered on the two trips.

"I find that the tax roll will not be increased much," declared State Tax Commissioner Eaton today, in commenting on the situation "Upon information at hand I estimate that the tax roll will be about \$900,000,000 That of last year was \$890,000,000, and if my estimate is correct, the roll of this year will exceed that of last year by \$10,000,000. The state tax levy last year was 3.40 mills, and this year it will hover around 3.5. There is a law on the statute books providing that assessors shall tax notes and mortgages, but I found a number of assessors who are not attempting to tax this class of property this year. This will result in a decrease of the roll to a considerable extent."

Among other reasons which will contribute to the decrease in the state levy this year is that it will be made prior to the meeting of the legislature, and cannot include the appropriations which will be made. That of last year was made after the adjournment of the legislature and included all appropriations made.

SOCIALISTS TO MAKE CANVASS OF COUNTY

W. W. Myers, Socialist candidate for County Commissioner, announced Tuesday that M. V. Thomas and other candidates on the Socialist ticket, would make a thorough canvass of Clackamas County. He said that candidates of other parties were invited to be present, and that a division of time would be granted if desired. The following itinerary has been arranged:

October 2, Hyland; October 3, Clark; October 4, Beaver Creek; October 5, Mullino; October 6, Molalla; October 8, Needy; October 9, Macksburg; October 10, Barton; October 11, Canby and October 12, Maple Lane.

The speaking at all these places will start at 7:30 o'clock in the evening.

REAL ESTATE

F. H. and Alice Whitfield to the Neal Institute, land Clackamas County, including 10 acres; \$15,000. George Earl Knox to Herman Fredrick, land in section 12, township 2 south, range 3 east; \$50.

T. J. and Marian S. Gary to Nelson Waldron, land Willamette Tracts; \$200. D. C. Richardson to Samuel Caswell 144.93 acres of sections 8, 9, 16, 17, township 3 south range 3 east; \$10,000.

ames and Kate Oliver to Samuel Pearson, land in Clackamas County; \$425. Adalbert J. McIntyre and Cora McIntyre to Joseph Chudinsky, land in section 10, township 4 south, range 4 east; \$10. Richard E. and Dollie L. Davis to Mark and Lucy Beardsley, 5 acres of section 25, township 3 south, range 4 east; \$500.

C. T. Howard to Julia Chammess, lot 5 of block 28, Milno; \$35. C. T. Howard and Mary S. Howard to A. M. Chammess, lots 3, 4, 6, block 28, Mullino; \$105. G. W. and Hattie Clester to E. C. Latourette land in section 31, township 5 south, range 2 east; \$1. E. C. Latourette to G. W. and Hattie Clester, 30 acres of section 31, township 5 south, range 2 east; \$1. M. A. Elliott to E. P. Elliott, lot 16, of block 2, Mount Pleasant Addition to Oregon City; \$10.

Martin and Rose Robbins et al to G. A. Cobb, 40 acres of section 31, section 3 south, range 1 east; \$6,000. Elmer T. Farr to Paul W. and May Nauman, lot 8 of block 58, Oregon City; \$550. John Jensen to John A. and Sarah Andrews, lots 1, 2, block 6, Harlow; \$100.

James M. and Mary N. Valentine to Leonard Leader, land in section 2, township 3 south, range 2 east; \$1. Ara H. Cadwell to Ella Osborn and William Osborn, land in Tract "C" Clackamas Riverside in Clackamas County; \$10. W. D. and Myrtle McKeen to George Hoffman, land in Clackamas County; \$1100.

Ellen Clodfelter and H. S. Clodfelter to Edna Baker lot 15, 16, block 5 Milwaukie Park; \$10. Jennie Welch to Cornelia Minsinger, land in section 9, township 3 south, range 7 east; \$1. Otto and Sarah Shultz and Erna Shultz, land in Clackamas County; \$10. John C. Shultz and Erna Shultz to Otto and Sarah Shultz, land in Clackamas County; \$10. W. H. Congdon to Josephine Congdon, land in section 36, township 1 south, range 3 east; \$1. John E. and Matilda Wetzler to Riverside Lodge No. 179, I. O. O. F., land in Clackamas County; \$1100. F. D. Hopkins to Julius M. Johnson 1.3 acres of section 35, township 3 south, range 4 east; \$235. John W. and Grace Loder to A. Dull lot 13, of block 3, West Gladstone; \$10.

Northern Pacific Railway Company to Noham Investment Company, land in section 12, township 8 south, range 3 east; \$1. CLACKAMAS ABSTRACT & TRUST COMPANY. Land Titles Examined. Abstracts of Title Made. JOHN F. CLARK, Mgr. Office over Bank of Oregon City. For Use on Face and Hands. Dr. Bell's Antiseptic Salve is the best. It is a creamy snow white ointment and one 25c box will last three months. For sale by Harding's Drug Store.

COUNTY COURT

In the matter of the deed from C. P. Clarke and wife to Clackamas County for road purposes, said land so deeded being situated in Section 4, T. 2 S. R. 2 E. of the W. M. Ordered that said deed be and the same is hereby accepted and ordered filed with the County Recorder for record.

In the matter of the deed from Victor Berg and wife to Clackamas County for road purposes, said land so deeded being located in Section 13, T. 4 S. R. 1 E. of the W. M. Same order as above.

In the matter of the deed from the Oregon Swedish Colonization Company to Clackamas County for road purposes, said land so deeded being situated in Sec. 9, T. 2 S. R. 3 E. of the W. M. Same order as above.

In the matter of the deed of John S. Smith and wife to Clackamas County, for road purposes said land so deeded being situated in Block 45 First Subdivision of a portion of Oak Grove, Clackamas County, Oregon. Same order as above.

In the matter of the petition of Carl A. Foslberg and others for a county road. Ordered laid over until the regular October term of this Court.

In the matter of the petition of Bert B. Hird, et al, for road No. 787. Ordered that said petition be and the same is hereby denied.

It is further ordered that petitioners pay cost of the survey, to-wit: \$48.50. In the matter of the petition of Bert B. Hird et al, for a county road, the bond therewith having been approved by the Court. No. 798. Ordered that said petition be and the same is hereby referred to the County Board of Road Viewers, who are ordered to meet on the day of September, A. D. 1912, and view, locate and survey said road, providing the expense of survey on Road No. 787 is paid by petitioners.

In the matter of the petition of Fred H. Ridder, Jr., et al, for a county road, the bond for same having been approved by the County Court. Ordered that said petition be and the same is hereby referred to the County Board of Road Viewers, who are ordered to meet on the day of September, A. D. 1912, and view, locate and survey said road.

In the matter of the petition of William R. Heales for a license to sell spirituous, malt and vinous liquors in Clackamas Precinct, in quantities less than one gallon. Ordered that said matter be laid over until Friday, Sept. 28, 1912.

In the matter of the petition of J. B. Lewthwaite, et al, for the vacation of certain roads, said bond having been approved by the court. Ordered that said petition be and the same is hereby referred to the County Board of Road Viewers, who are ordered to meet on the day of September, A. D. 1912, and view, locate and survey said roads.

In the matter of the report of the County Board of Road Viewers on the H. F. Gibson road, said report having passed first and second reading and being approved by the District Attorney. Ordered that said road be and the same is hereby declared a county road and ordered opened when the damages assessed by the County Board of Road Viewers in favor of E. H. Griffith in the amount of \$35.00 has been paid by the petitioners.

In the matter of the petition of Carl Stronggreen et al, for a county road. D. C. LATOURETTE, President. F. J. MEYER, Cashier.

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Ordered laid over until the regular October term of this court. In the matter of the claim of the Oregon City Commercial Club for the sum of \$143.40, expense of filing argument against division of Clackamas County. See separate order.

In the matter of the claims against Clackamas County. Ordered that said claims be examined, corrected and paid as corrected. In the matter of the plat of Liberal and of Otto Meinig's 3rd Add to Sandy, said plats having been approved as required by law.

Ordered that said plats be and the same are hereby approved by the court and ordered placed of record. In the matter of the petition of William R. Heales to sell spirituous, Malt and vinous liquors in less quantities than one gallon in Clackamas Precinct, Clackamas County, Oregon. This matter coming on to be heard, and upon investigation the Court finds that the Treasurer's receipt for the sum of \$400.00 license fee as prescribed by law, is not on file with the papers in said case, and the Court being fully advised in the premises.

It is ordered that said petition be and the same is hereby dismissed. In the matter of the application of residents of Clackamas Park for the opening of a certain dedicated street between lots 12 and 13 in said Clackamas Park. This matter coming on to be heard and it appearing to the Court that at the time of filing the plat of Clackamas Park there was a street dedicated to the public between Lots 12 and 13 of said Clackamas Park, and it further appearing to the Court that said dedicated street has been fenced un-lawfully by certain parties residing in said vicinity, and without authority.

It is therefore ordered that the Supervisor of Road District No. 2 notify the owner of the fence so obstructing said street, to remove the same within thirty days from the date of this order, and that a certified copy of this order be mailed to J. W. Bennett, Supervisor of said District No. 2.

In the matter of the application of Wm. S. Flynn, for license to sell spirituous, malt and vinous liquors in Wilsonville, Clackamas County, Oregon. Now at this time the application of Wm. S. Flynn, with petition for license as retail liquor dealer, to sell spirituous, malt and vinous liquors in Wilsonville, Clackamas County, Oregon, for a period of one year.

This matter coming on to be heard and it appearing that said petition contains a majority of the legal voters of said precinct and that due notice and publication thereof as required by law has been made, and due and proper bond having been filed and approved by this Court, and all proceedings having been had therein in accordance with law.

IT IS THEREFORE ORDERED that license issue to said Wm. S. Flynn to sell spirituous, malt and vinous and fermented liquors as prayed for, for a period of one year.

Repeals Attack of Death. "Five years ago two doctors told me I had two years to live." This startling statement was made by Stillman Green, Malchite, Col. "They told me I would die with consumption. It was up to me then to try the best lung medicine, and I began to use Dr. King's New Discovery. It was well I did, for today I am working and I believe I owe my life to this great throat and lung cure that has cheated the grave of another victim." Its fully to suffer with coughs, colds or other throat and lung troubles now. Take the cure that's safest. Price 50c and \$1.00. Trial bottle free at all drug stores.

Ordered that said road be and the same is hereby declared a county road and ordered opened when the damages assessed by the County Board of Road Viewers in favor of E. H. Griffith in the amount of \$35.00 has been paid by the petitioners.

In the matter of the petition of Carl Stronggreen et al, for a county road.

D. C. LATOURETTE, President. F. J. MEYER, Cashier.

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