

ORDERS RECEIVED
RETIRING GENERAL

Mr. Blatchford to Become Resident of Portland.

39 YEARS SPENT IN ARMY

Commandant of Vancouver Post for 28 Years Served With Eleventh Infantry.

General R. M. Blatchford, in command of the army post at Vancouver, Wash., for the last year, and a veteran of more than 39 years, has received orders for his retirement from active service.

News Received With Sorrow. General Blatchford announced that for the present he and Mrs. Blatchford would make their home in Portland and that in all probability they would permanently reside here.

"I love Portland and its people and would never again live east of the Rockies," he said.

The announcement of the retirement of their commanding officer was received with sorrow by the junior officers at the post.

General Blatchford entered the service from New York at the age of 24 as a second lieutenant. At that time he was assigned to the 11th infantry, stationed at Fort Sully, territory of Dakota. In 1887 he was promoted to the rank of first lieutenant and in 1893 to the rank of captain. On August 12, 1902, he was appointed major of the 28th infantry and on August 27 he was transferred to the 11th infantry.

Promotion Is in 1917. In May, 1917, he received his appointment as a brigadier-general of the regular army and in August of the same year was appointed a major-general of the national army.

General Blatchford went to France early in the beginning of the war and was in command of the lines of communication with the front. When the immense plan and scheme was drawn up for building the necessary railroads, camps, warehouses, shops and all equipment for handling the army and all its supplies which were finally to arrive in France.

Later the general was in command of the Panama canal zone, the presidio of San Francisco, the 8th brigade at Camp Lewis, Washington, and for the last year at Vancouver barracks, Washington.

Editors to Be Guests of Roosevelt Statue.

The press committee which is cooperating with the general committee in charge of the dedication of the Roosevelt statue, to be presented to the city November 11, has sent invitations to attend to the newspaper editors and publishers of Oregon and the Columbia river basin, and to the principal newspapers of Washington, Idaho and California.

Noise Frightens Bear

Woman Believed to Have Been Saved by Beating Oil Can.

An empty oil can, beaten violently, was believed to have been all that saved Mrs. John A. Calverley, a housewife from being attacked by a big black bear when she was stranded by automobile trouble on a lonely strip of road.

Pyrroha No Longer Considered Incurable

"Pyro-Form" Proving That Dreaded Plague Can Be Mastered.

Discovery of a positive but harmless remedy which would cure Pyrrho has been the aim of many of America's foremost dental surgeons and oral scientists for many years. One remedy after another has been introduced, only to be discarded because the best that could be claimed for them was temporary relief.

This remedy has been named "Pyro-Form" and consists of two preparations—a vitalizer and a germicide—packed together in a single carton. The Pyro-Form Laboratories guarantee that the most advanced cases of Pyrrho will be permanently relieved. By use of "Pyro-Form" it has been proven that, in a remarkably short time, spongy and bleeding gums have been restored to a normal, healthy condition and the teeth made firm and sound.

east of Government camp last Monday night. Mrs. Calverley, the wife of John A. Calverley, Portland contractor, had left Government camp for Portland via the eastern Oregon route when she was compelled to stop by automobile trouble on a lonely strip of road.

It was about 10 o'clock that the bear made its appearance. Mrs. Calverley hurried a small grip in its direction, which only enraged it. In desperation she seized an empty five-gallon oil can which was in the rear of the machine and began beating on it and screaming. This was too much for Bruin and he disappeared in the woods.

Packers who passed by the next morning assisted Mrs. Calverley in getting her machine started again.

Aid Pledged University

Life Underwriters to Cooperate in Drive.

Policies Payable to Institution Will Be Sold to Donors Unable to Give Lump Sums.

The life underwriters' association will co-operate in the University of Oregon's "10,000,000 in ten years" endowment drive. A. L. Parker of the association told the City club yesterday at its luncheon at the Benson hotel. Insurance policies made out for the University of Oregon covering life or maturity of the policy and underwritten for any life insurance company in the country, will be offered by the association to men who wish to donate but are unable to do so in lump sums.

Co-Ed Debate Is Planned. WILLAMETTE UNIVERSITY, Salem, Or., Nov. 3.—(Special)—A challenge for a women's varsity debate from the University of California was received yesterday. The California team is now negotiating a trip, meeting the co-eds of University of Oregon, Oregon Agricultural college, Reed college and University of Washington. It is their desire to include Willamette in their itinerary. The contest was authorized today by the forensics council. A co-ed debate with the University of British Columbia has also been scheduled.

Women Plan for Armistice Day. COTTAGE GROVE, Or., Nov. 3.—(Special)—The Women's Relief corps will have charge of the Armistice day exercises. A forenoon meeting will be followed by a basket dinner at noon and a programme in the afternoon.

Cottage Grove Schools Gain. COTTAGE GROVE, Or., Nov. 3.—(Special)—The school census which has been completed by Worth Harvey, school clerk, shows a healthy increase in the number of children of school age in the district. There are 428 boys and 374 girls, a total of 802.

Long-Bell Work to Increase. KELSEO, Wash., Nov. 3.—(Special)—Prior to his departure for Kansas City today, following a short visit in Kelso, where he was conferring with Long-Bell Lumber company officials who have supervision of the local development project, R. A. Long, chairman of the board of directors of the company, announced that plans of the company call for a continuance of their development programme throughout the winter, and said that he expected the en-

ding three months to show greater progress in the development of the vast enterprises than any previous period of three months. Jesse Andrews, attorney for the company, also left for Kansas City today.

R. & H. green stamps for cash. Hulman Fuel Co. coal and wood. Broadway 6553 569-21—Adv.

NOW PLAYING at the RIVOLI to CAPACITY

The First Picture to compare with "The Masquerader"

LIONEL BARRYMORE in "THE FACE IN THE FOG"

A Paramount Picture

"This Boston Blackie story in a Tiffany setting" is to the screen what "The Bat" is to the stage. It's the most vital, engrossing, mystifying, tense and fascinating photoplay of this year—and perhaps next.

Comedy Entitled "OCEAN S.W.E.L.S." and Other Features of Quality

DE LUXE CONCERT 12:30 Noon Tomorrow PROGRAM "Aida" Fantasia... G. Verdi "Dance of the Camorristi" "The Merry Widow" Selection. "Andromaque" Overture Dramatique... H. Stas WEEKDAY CONCERT "L'Estudiantina" Waltz "L'Estudiantina" Waltz

RIVOLI SALVATORE SANTAELLA DIRECTOR OF MUSIC

GO SOON!

afternoon. The American Legion post and the auxiliary to the post have been invited to join the corps and Grand Army of the Republic post in the observance of the day. All stores and business houses here will close all day Saturday, November 11.

The most talked of and best thought of eating places in Portland ~ Look for the sign of the steaming cup ~ Co-operative and progressive business in a beautiful and progressive city ~

THE COFFEE CUP LUNCH ROOMS

This Is Apple Week

A BOOST FOR THE APPLE FARMER IS A HELP TO ALL

Eat'm in—

Pie 5c Turnovers, or Sauce . 5c
Fritters 5c Baked, with Cream .15c

Coffee Cup Made

Don't Forget Our Special For Evening Dinner

Breakfast 25c Leg Veal . . . 20c
Special Lunch . . . 20c Leg Pork . . . 30c

French Fried Spuds, Corn, Tomatoes or Peas, 5¢ Each

Where the Cup Steams on Broadway and Washington
Ground Floor and Basement—NEVER CLOSED
ONE LOCATION—FOUR ENTRANCES

JUDGE FRANK L. TOU VELLE

DEMOCRATIC CANDIDATE FOR State Treasurer (Paid Advertisement)

ELTON WATKINS

EX-ASSISTANT U. S. ATTORNEY FOR CONGRESS PLATFORM

I favor:

- 1 Strict Immigration Laws.
- 2 Non-Partisan Tariff Commission.
- 3 Merchant Marine without subsidies and graft.
- 4 National Bonus for ex-Service Men, paying for same by taxing profiteers and predatory wealth.
- 5 Better pay and treatment for mail carriers and postal employees.
- 6 Gov't hospital in Portland for ex-Service Men.

I oppose:

- 1 Newberryism.
- 2 Oriental land ownership.
- 3 Child labor.
- 4 Nepotism.
- 5 Pending ship subsidy bill.
- 6 The sales tax.
- 7 Pat McArthur's Do-Nothing Record.
- 8 Cancelling foreign war debt.
- 9 Esch-Cummings bill.

(Paid Advertisement)

DR. CHAS. J. DEAN

2ND AND MORRISON PORTLAND, OREGON MENTION THIS PAPER WHEN WRITING

Cured without Knife, Operation or Confinement

THOUSANDS of reputable and responsible Northwest people can testify to my unflinching skill in curing Piles. Why suffer the pain and discomfort when my non-surgical method will cure you to stay cured?

I remove all doubt as to results by agreeing to refund your fee if I fail to cure your Piles, no matter how severe or chronic the case. Write or call today for my FREE booklet.

THE C. GEE WO CHINESE MEDICINE CO.

C. GEE WO has made a life study of the curable properties possessed in roots, herbs, buds and bark and has compounded therefrom his wonderful, well-known remedies, all of which are perfectly harmless, as no poisonous drugs or narcotics of any kind are used in their makeup. For stomach, lung, kidney, liver, rheumatism, neuralgia, catarrh, bladder, blood, nervousness, gall stones and all disorders of men, women and children. Try C. Gee Wo's Wonderful and Well-Known Root and Herb Remedies. Good results will surely and quickly follow. Call or write for information.

THE C. GEE WO CHINESE MEDICINE CO. 142 1/2 First Street, Portland, Oregon.

Recommendations of Taxpayers' League on Ballot Measures

TO THE VOTERS: Portland, Oregon, November 3, 1922.

The Taxpayers' League of Portland submits herewith its explanation of certain measures having to do with taxation and finance which are to be submitted to the voters at the election to be held on Tuesday, November 7, 1922, and its recommendations thereon.

It should be kept in mind that to a great extent the increase in taxation has resulted from intermittent, indiscriminate, and unsystematic voting of taxes without the voters being advised as to the effect thereof. Generally speaking, each subject of taxation has behind it some group of citizens who are particularly interested in the outcome of that issue and is treated by itself without giving consideration to the effect it may have upon the general tax.

It is frequently stated that with an increase in population a decrease in taxation will follow. The following tabulation showing the increase in population and in taxation for a number of years speaks for itself:

Increase of population and taxation for all purposes, Multnomah county, including Portland and state.					
	Est. Census.	Est. Census.	Per. Inc.		
	1905	1910	1915	1920	1922
Population	132,067	226,261	246,725	275,892	21.94
Tot. tax all purposes in mills	14.8	22	25.4	44.8	87.58

Increase of state population and state taxation in Multnomah county.

Per. Inc.					
	1905	1910	1915	1920	1922
Population	144,474	272,765	275,942	283,389	16 1/2
Tot. tax all purposes in mills	14	27	33	53	409

The estimated tax for the city of Portland and Multnomah county for the year 1923 does not include either the tax for the fair bill or the tax for any bonds issued for the bridges. This tabulation shows conclusively that taxes have increased far out of proportion to the increase in population.

We submit as a test for voters to apply in passing upon taxation measures the following: "Do we need it?"—not "Do we want it?"

JOSEPH N. TEAL, R. L. GLISAN, A. J. GIBBY,
L. J. GOLDSMITH, S. M. MEARS, F. H. PAGE,
A. H. DEVERES, HENRI LABBE, F. W. MILKREY,
Executive Committee.

STATE MEASURES

Permitting Linn county to levy a tax to pay outstanding warrants, 300 Yes, 301 No.

This is a measure permitting Linn county, Oregon, to levy a tax to retire outstanding warrants. From reliable sources we learn that this is a necessity.

Voters are advised to vote 300 Yes.

Amendment permitting Linn and Benton counties to pay outstanding warrants, 302 Yes, 303 No.

This measure is for the same purpose as the one just above described, covering both Linn and Benton counties.

Voters are advised to vote 302 Yes.

Single tax conditional amendment, 304 Yes, 305 No.

This is a single tax measure and is substantially the same measure heretofore repeatedly submitted to the people of this state and voted down on each occasion.

Voters are advised to vote 305 No.

State tax for exposition in city of Portland, 308 Yes, 309 No.

Voters should vote "No" on this measure in order to prevent levying of a new tax for an unnecessary purpose, as well as for a non-governmental purpose. A vote for the exposition tax helps to commit the whole state to the proposed Portland fair. Once the state commits itself by vote of the people it cannot escape taxation for an adequate school building and state exhibit. People who think otherwise are simply deluding themselves to their own loss. Private property should not be taken for anything except the most necessary public purposes, especially in times like these with the tax burdens already unbearable heavy. Neither the state nor the city measure should be approved, if they certainly mean a greatly increased tax on all property within the state. Do not be influenced by the talk that increased population will decrease taxation. The facts are otherwise. What Oregon needs are conditions that will encourage industry and production. Fairly high taxes do not tend to bring about these conditions. They furnish places for a few men at high salaries, entertain a few, but do not encourage investment. With conditions as they are in the world, including our own country, a fair would be merely a local exhibition and of no consequence. There is but one way to reduce taxes, or even hold them as they are, and that is to refuse to continue to vote additional taxes.

Voters are advised to vote 309 No.

Income tax amendment, 310 Yes, 311 No.

The report of the commission appointed by the governor on the above subject is about ready for submission. The proposed law is unscientific and will not reach the result sought. We advise voters to await the carefully prepared report of this commission before they commit themselves.

Voters are advised to vote 311 No.

Compulsory education bill, 314 Yes, 315 No.

As this is not a tax question and the Taxpayers' League only recommends on tax measures or matters of finance, we make no recommendation on this measure.

CITY MEASURES

City tax for exposition in city of Portland, 500 Yes, 501 No.

In addition to the reasons given heretofore for voting against the state tax in connection with the proposed Portland fair, we desire to suggest the following: To make the exposition a success it must have the support of the whole state, and the state must share in establishing and maintaining it. No fair can be a success unless it has the united support of the people of the city and the state in which it is held. The proponents of the fair are asserting that \$4,000,000 will completely finance it. This is just the beginning, and if this bill is carried there is no question but that additional money will be sought. So-called "non-taxpayers" must not be deluded by thinking that they will escape their part of the burden. Every one in this city and in the state will pay his share in increased expenses of all kinds. The proponents of the fair are merely trying to get the additional money which they want to collect, but which otherwise would not be voted and is not required.

Voters are advised to vote 501 No.

Creating a new judge for the municipal court, 502 Yes, 503 No.

From the advice the Taxpayers' League has received it has concluded that an increase in the municipal court expenses is wholly unnecessary and that if voted it will create new officers and additional burdens without any compensating advantages.

Voters are advised to vote 503 No.

Amendment to charter providing for extension of period for paying bonded assessments, 504 Yes, 505 No.

This is a measure allowing a person who has bonded his property for street or sewer assessments and who is not in a position to pay the balance due to rebound for one-half of the original assessment and for a period of not exceeding five years upon payment of all prior general taxes. The league is of the opinion that this is a proper measure and should be collected, but will also help property owners.

Voters are advised to vote 504 Yes.

Amendment to charter changing method of establishing and changing street grades, 506 Yes, 507 No.

The proposed measure denies the right of remonstrance to property owners in a district who may have to pay a special assessment as a benefit, while it gives the right of remonstrance to an owner whose property is injuriously affected. We oppose the measure because it is discriminatory.

Voters are advised to vote 507 No.

Three-mill levy, 508 Yes, 509 No.

While not contrary to the entire amount is necessary, the league feels that this levy is a maximum amount and that the city commission will not require nor use the full amount. Under the circumstances we approve the measure.

Voters are advised to vote 508 Yes.

Giving power to commission of public docks to condemn property not immediately required for public use and to lease the same, 510 Yes, 511 No.

In our opinion this is an attempt to confer the right to exercise expropriation on the dock commission and to confer the power upon it to engage in a real estate business for the purpose of leasing property so acquired for industrial sites to private parties. We are opposed to both powers.

Voters are advised to vote 511 No.

Amendment to charter providing for issuance of bonds for additional improvements to water system and for refunding water bonds due July 1, 1923, 512 Yes, 513 No.

As we are advised, this is considered a necessary measure.

Voters are advised to vote 512 Yes.

COUNTY BALLOT

Burnside Bridge, 12 Yes; 13 No.

A new bridge at Burnside street is a necessity. We therefore favor this measure. However, we wish it distinctly understood that this approval does not carry with it our approval of any particular type of bridge, but that this matter should be left open for careful consideration hereafter. On the contrary, we assume that the county commissioners are not committed to any plan but will avail themselves of the best engineering judgment and skill before finally commencing construction.

Voters are advised to vote 12 Yes.

Ross Island Bridge, 14 Yes; 15 No.

A careful consideration has convinced us that a bridge at this point will be a necessity, but the time it can be constructed. The remarks as to the character of bridge to be constructed apply to the Ross Island bridge the same as the Burnside bridge.

Voters are advised to vote 14 Yes.

RECAPITULATION

Take This With You When You Vote.

State Measures.

Linn county warrant bill.....Vote 300 Yes.
Linn and Benton counties warrant bill.....Vote 302 Yes.
Single tax.....Vote 305 No.
Exposition tax.....Vote 309 No.
Income tax amendment.....Vote 311 No.
Compulsory education bill.....No recommendation.

City Measures

Exposition tax.....Vote 501 No.
Additional municipal court.....Vote 503 No.
Rebonding property.....Vote 504 Yes.
Establishing street grades.....Vote 507 No.
Three-mill tax.....Vote 508 Yes.
Dock commission power to condemn land.....Vote 511 No.
Water bonds.....Vote 512 Yes.

County Ballot

Burnside bridge.....Vote 12 Yes.
Ross Island bridge.....Vote 14 Yes.

JOSEPH N. TEAL, Executive Chairman.
L. J. GOLDSMITH, Secretary.
Platt Building.
(Paid Advertisement, Taxpayers' League.)