

THREE PARTIES SEE SUCCESS

Democrats, Republicans and Bull Moose Say They Will Have Majorities.

BORAH'S VICTORY IS SEEN

Haines Expected to Carry State for Governor by Larger Vote Than Taft—Wilson Men Back Logic With Figures.

BOISE, Idaho, Nov. 2.—On the eve of the Tuesday election, leaders of the three parties are claiming the state for President. Governor, their respective state tickets and the Legislatures by overwhelming majorities.

Normally Republican by a safe majority, Idaho wants under the usual general election circumstances to be Republican. It is gravely doubtful now, however, whether it will be this year.

REUTER COMING HERE

WINNER AT LETHBRIDGE TO EXHIBIT AT LAND SHOW.

Harriman Office Employees to Be Given Half Holiday During Week of Land Products Show.

The exhibit that won 22 premiums, including a harvester and binder, at the Lethbridge Dry Farming Congress, will be entered in the Pacific Northwest Land Products Show, by Tillman Reuter, of Madras, who raised and assembled it.

Of the 12 trophies won at Lethbridge, three are big silver cups, two sweepstakes ribbons and the remainder first prize ribbons, with but two exceptions, which are second prizes. This is the third year that Mr. Reuter has shown at the International Dry Farming Congress, and it is the third consecutive year that he has swept away the majority of the prizes.

Other dry farming exhibits are to be entered, from Southern Oregon, and in connection with the Reuter exhibit, will give an excellent exposition of the possibilities in Oregon for dry farming.

Employees of the general offices of the Harriman railroads will visit the Northwestern Land Products Show in Portland one afternoon of the week of November 15, as guests of the company, and a committee of employees has been named to arrange for the trip.

The committee consists of the following: Guy L. Anderson, general traffic department; O. W. R. & N. Company, chairman; J. W. Holmes, general accounting department; O. W. R. & N. Company; P. J. Hunt, freight claims department; O. W. R. & N. Company; H. Dussen, auditing department; Portland, Eugene & Eastern; Guy Hill, general passenger department; Southern

Democratic Most Hopeful. State Chairman Ben R. Gray believed that the Democratic party never had a better chance to sweep the state, and he, therefore, claims everything in sight, but more conservatively, he claims Wilson will carry Idaho by 6000, Governor Hawley by 6000, while the Democrats at least will elect one Congressman, the greater part of the state ticket by majorities ranging from 1000 to 3000, and a Democratic legislature.

"Roosevelt will receive probably 15,000 votes in this state, and a great many Republicans will vote, but not 15,000. Governor Hawley will be elected by one of the largest majorities ever given a Governor in this state. Mr. Haines will run third in the race. Martin, the Progressive candidate, will poll the full Roosevelt strength, and will also poll a great many votes which will be for Taft for President. But for every Democratic vote he will receive five or six Republican votes, and will be second in the race."

It is estimated that 150,000 votes will be polled in Idaho Tuesday. The winning candidate for President or Governor, therefore, must secure at least 34,000 votes. Candidates on the state tickets must do the same thing. Conservatively, the normal Republican majority is from 12,000 to 15,000 votes.

APPEAL MADE TO MAYOR

First-Class Hotel Men Ask for Veto on Bonding Ordinance.

A delegation of hotel men, representing the first-class hotels of the city, visited Mayor Rushlight yesterday and urged him not to sign the hotel and rooming-house bonding ordinance which was passed at the last Council meeting and now awaits the action of the Mayor.

M. C. Dickinson, manager of the Oregon Hotel, and Phil Meischan, Jr., of the Imperial, acted as spokesmen for the delegation. They found special objection to section 13 of the ordinance, which provides against the renting of rooms to persons of the opposite sex when one is a minor unless they have bona fide baggage or can get reputable citizens to certify that they are man and wife.

Mayor Rushlight said he would consider the protest when he takes the ordinance under consideration. He has nearly a week yet to approve or veto the measure.

ALICE NIELSEN WILL APPEAR IN CONCERT

Famous Grand Opera Prima Donna Comes to Portland at Early Date Heading Her Own Company.



MISS ALICE NIELSEN.

FOR pure unalloyed musical joy probably no event this season of 1912-13 has to offer will eclipse the promised engagement of Alice Nielsen and her concert company, who are booked for November 13 by Lolo Steers-Wynn Coman. Alice Nielsen has a blithe, winsome personality overflowing with enchanting grace and abandon that never fails to enthral the average music lover. There are subtleties of beauty, emotion and art-intrinsic in vocal expression that satisfy and delight.

Alice Nielsen as a result of rather unusual qualities—a beautiful voice, combined with an exquisite sense of musical values and fitness in art, high ideals, a conscience for hard work, a charming stage presence and wholesome, lovable personality—has become a popular idol. As a leading prima donna for the Boston Opera Company, and now a favorite leading soprano of the Metropolitan Opera House, New York,

she has won recognition for her genius, and her beauty and her devotion to art in its highest aspect.

As Mimì to Caruso's Rodolpho in "La Bohème" she has received ovations from great audiences in London, New York and the art centers of Europe. Her triumphs in Mozart's operas earned the enthusiastic approval of the most severe critics of the day, and at the Harvard University series of concert-lectures, which were given in Boston last February, she was praised as having the most enchanting grace and beauty of vocal expression, together with dramatic instinct, fire of imagination, and appealing personal charm.

The Harvard critics could place her on no higher pedestal in art than by saying that her singing of Mozart is authoritative as well as enchanting. For Mozart's demands a peculiar wealth of vocal genius and radiant personality such as only few singers now living possess.

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PROCES IN DOUBT

Court's Right to Stay Sentence Questioned.

FIECHTL CASE TO BE TEST

Judge Gatens Disagrees With District Attorney's Office on Interpretation of 1911 Law Governing Penalties.

A score of paroles, granted by the Multnomah County Circuit courts, following convictions for felonies, are placed in jeopardy by the contention raised by Deputy District Attorney Collier that the courts have no right to parole prisoners convicted of crimes carrying a maximum penalty of more than ten years in the penitentiary.

The contention is part of a motion which the District Attorney will file tomorrow, calling upon Judge Gatens to impose sentence upon Mrs. Ethel Fiechtl according to law. Failure of the court to grant the motion will be followed by mandamus proceedings in the State Supreme Court, it is said.

Mrs. Fiechtl was found guilty of manslaughter in Judge Gatens' court Friday, for a drunken brawl last summer, in which her husband was killed. The court, pursuant to a promise previously made to the attorney for the defense, paroled the woman in the custody of her father.

Indeterminate Sentence Required. In doing this the court followed a common practice, but acted contrary to the statutes, contends the District Attorney. One law passed in 1911 gives Circuit judges the power to grant paroles in any felony case where the sentence provided by law is not more than ten years and where the prisoner has not previously been convicted of a felony. Another law passed by the same Legislature provides that when any person is convicted of a crime for which the punishment is a term of years in the penitentiary, the court shall not fix a definite term, but impose an indeterminate sentence, stating the maximum and minimum periods fixed by law.

Taking these two statutes together, it is argued that the woman, having been found guilty of manslaughter, for which offense the penalty is from one to 15 years, should have received an indeterminate sentence between the maximum and minimum periods fixed by law.

Many Paroles Shown by Records. The crimes in which the maximum penalty is greater than ten years are manslaughter, forgery, rape, assault with a dangerous weapon, with a dangerous weapon, attempt to kill, arson in certain degrees, burglary in a dwelling in the night time, and a child under 16 in immoral conduct. Over these offenses, holds the District Attorney, the trial court has no power of parole in any case.

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Does his Look Like Single Tax?

AGAINST SINGLE TAX VOTE 308 X YES 365 X NO 379 X NO

Form No. 1 ASSESSMENT ACT.

PERSONAL PROPERTY AND INCOME

REQUEST FOR RETURN. The taxpayer is requested to fill up, accurately, the answers to the following questions, and to mail or deliver the Return to the Assessor within twenty-one days from the date of this request.

Dated at Vancouver, B.C., this \_\_\_\_\_ day of \_\_\_\_\_, 1912.

W. L. FAGAN, Assessor. NEW COURT-HOUSE

RETURN OF PERSONAL PROPERTY.—The taxpayer is requested to fill in the actual cash values of his Personal Property under each of the following items:—

Table with columns: Note, Household furniture, wearing apparel, and household effects are exempt from assessment. 1. Horses, cattle, and all other live stock of every description. 2. Waggon, carts, carriages or other vehicles (including automobiles). 3. Agricultural implements and agricultural machinery of all kinds. 4. Any other machinery not forming part of real estate. 5. Goods, merchandise and stock-in-trade of all kinds (see notes as to inventory value). 6. Notes, bonds, stocks, shares, or other securities. 7. Books of reference, law books, medical books, or other scientific books, surgical, medical, dental, or other scientific instruments. 8. Sailing ships, steamships, or other water craft. (Taxpayer will give separate list of these by name). 9. Any other personal property not included in either of the above items upon which a cash value can be placed.

RETURN OF INCOME. The taxpayer is requested to state accurately the gross amount of income received by him from all sources for the twelve months ending the 31st day of December immediately preceding the date of this request, or during the twelve months ending \_\_\_\_\_ being the latest date at which he can state his last annual income.

Table with columns: 1. From wages, salaries, emoluments, fees or commissions. 2. From business, trade, or ventures. 3. From professions or occupations not included in the above items. 4. From investments, rents, interest or dividends. 5. From any other source whatsoever, the product of capital, labour, industry or skill, and not included in either of the above items.

(Paid Ad. by the Oregon Equal Taxation League.)

WEST SETTLES QUESTION

Governor Says Esterly's Remuneration Not Involved.

SALEM, Or., Nov. 2.—(Special)—Deputy Attorney General H. M. Esterly, special prosecutor in Portland, has been paid up to date for all services performed and that his proposal to have Mr. Esterly take charge of cases to cancel state deeds to lands which were a part of the Benson-Hyde fraudulent transactions, Governor West said today that his plan for Esterly could have no effect upon the question of Esterly's remuneration for work in the vice crusade.

"Out of what funds has Esterly been paid for his work in this connection?" the Governor was asked.

"He has been paid up to date and that is all I care to say on that subject," was the reply. He refused to state whether the payment came from private sources or from the state.

"That will be made public in proper time," he said.

In issuing the letter to the board the Governor practically said he would like the co-operation of the board in the matter, but left the board refused to provide payment for Esterly under the law he would appoint Esterly and go to the Legislature for his remuneration.

Pianola pianos—Steinway, Steck, Wheelock, Stuyvesant, Stroud and the famous Weber pianola for sale only at Kohler & Chase, 375 Washington street.

Nothing that came within the range of the duties of the office was ever too small to receive his careful attention and he was ever too large or too complicated to exceed his ability to understand and to master. He is always painstaking and careful and insists upon knowing all there is to be known in reference to any matter before official action. He is economical without being niggardly. He is independent, but at the same time cooperative and he is not afraid to make enemies if that becomes necessary in the discharge of his duties as he sees them.

His experience is of great value to the county, and that experience coupled with his ability and his energy and honesty, ought to insure his election to the office in the matter, but left the board refused to provide payment for Esterly under the law he would appoint Esterly and go to the Legislature for his remuneration.

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LIGHTNER HIGHLY LAUDED

Lionel R. Webster Tells Why Commissioner Should Be Re-elected.

PORTLAND, Nov. 2.—(To the Editor)—One of the most important offices to be filled by the people of Multnomah County at the coming election is that of County Commissioner. W. L. Lightner is a candidate for reelection to that office and he should be re-elected. I served with Mr. Lightner as a member of the County Court from the moment he assumed the duties of the office he has devoted his entire time and has given his best energies to a conscientious discharge of his duties.

Nothing that came within the range of the duties of the office was ever too small to receive his careful attention and he was ever too large or too complicated to exceed his ability to understand and to master. He is always painstaking and careful and insists upon knowing all there is to be known in reference to any matter before official action. He is economical without being niggardly. He is independent, but at the same time cooperative and he is not afraid to make enemies if that becomes necessary in the discharge of his duties as he sees them.

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Relief for Rupture Without Operation

No Hospital or Doctors' Bills; No Loss of Time from Work Sent on 60 Days' Trial

Saloonmen are arrested. Four boys found drunk are held as witnesses.

Relief for Rupture Without Operation. No Hospital or Doctors' Bills; No Loss of Time from Work Sent on 60 Days' Trial. No longer any need to drag through life in the clutch of rupture. No earthly excuse for letting yourself keep on suffering worse.

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TILLMAN REUTER, OF MADRAS, OREGON, AND SOME OF HIS DRY-FARMING TROPHIES.



For the third consecutive time Mr. Reuter has carried away the majority of the First Prizes at the International Dry Farming Congress—His Prize-Winning Exhibit Will Be Shown in Portland at the Pacific Northwest Land Products Show, November 18-25.