### THREE PARTIES SEE SUCCESS IN IDAHO

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.

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

Normally Republican by a safe majority Lights would under the usual

Normally Republican by a safe majority. Idaho would under the usual general election circumstances be Republican. It is gravely doubtful now, however, whether it will be this year. There is one result of the Tuesday election that now appears to be certain and that is that the next Legislature will be safely Republican in both branches, assuring the re-election of Senator William E. Borah and a second Republican Senator to succeed the late Senator Weldon B. Heyburn. Senator Borah has made a vigorous and strenuous campaign for re-election, and his Borah has made a vigorous and attentions our campaign for re-election, and his re-election has become a paramount issue. The death of Senator Heyburn strengthened Senator Borah and practically removed all doubt as to the com-plexion of the next Legislature.

Presidential Issue Doubtful. The Presidential issue is very much in doubt and a guess for Woodrow Wilson, William Howard Taft or Theowilson. William Howard ratt of theo-dore Roosevelt would be about as near as the closest student of Idaho politics can figure out the result. The Pro-gressives have made a handicapped campaign due to the Supreme Court de-cision barring their Presidential elect-ors from the official ballot, as well as their candidate for Congressman. They have since been educating the Pro-gressive voters, and there are many of them in Idaho to write in the names of these electors and Congressman, and the big non-committal vote of this state may be written in on the ballots. If it is, party leaders believe Idaho can-not be claimed by any of the party can-

"The vote for Tait will be somewhat less than the vote for Haines," says Chairman Day. "This is due to the fact there is a considerable number. who will vote for the Roosevelt elect-ors, but it is a conservative claim to say that Taft will carry Idaho by not

Progressive State Chairman Gipson, Progressive State Chairman Gipson, of the Progressive party, is just as optimistic over the prospects for Roosevelt and G. H. Martin, Progressive candidate for Governor. He perdicts Roosevelt will carry the state by 10,000, and that Martin will have from 15,000 to 20,000 plurality over Hawley, while Haines will be third in the race. "Martin will lead Hawley by more than 1000 votes in Fremont County, with Haines third," says Chairman Gipson. "He will carry Bonneville by 1000, Twin Falls by 1000, Lincoln by 500, Elmore by 250, Canyon by 2000, Ada by 2500, Washington by 300, and will break even in Adams and Boise counties. In the counties in South Idaho he will lead Hawley by 500, and leave Haines a mighty poor third. He

voies, and Martin will have a safe plurality of from \$1.060 to \$30.060."

Democrate party never had a better chance to aweep the state, and be, therefore, chains everything in the Democratel party never had a better chance to aweep the state, and be, therefore, chains everything in state of the Democrate leaves the state, and be, therefore, chains everything in the Democrate leaves the state, and be, therefore, chains everything in state of the Democrate leaves to the Democrate leaves the state, and be, therefore, chains everything in the Democrate leaves the state, and be, therefore, chains everything in the Democrate leaves to the Democrate leaves to the Democrate leaves the state, and be, therefore, chains everything in the Democrate leaves the state, and be, therefore, chains everything in the Democrate leaves to the State of the Stat will also poll a great many votes which will be for Taft for President. But for every Democratic vote he gets 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 24,000 votes. Candidates on the state tickets must do the same thing. Conservatively, the normal Republican ma-jority 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 con-der the protest when he takes the dinance under consideration. He has early a week yet to approve or veto

## ALICE NIELSEN WILL APPEAR IN CONCERT

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



didates by a large majority.

State Chairman George A. Day, of the ably no event this season of 1912-13 and her beauty and her devotion to art has to offer will eclipse the promised in its highest aspect.

As Mimi to Caruso's Rodolpho in "La

Republican party, claims Idaho for Taft by 7000, and for John M. Haines, gubernatorial candidate, by 13,000. He declares the Progressive candidates will not be strongly supported. According to his statement, Haines will carry Fremont County by 1500. Lemhi by 500. Custer by 250, Bonneville by 1300, Bingham by 500. Custer by 250, Bonneville by 1300, Bingham by 500, Cassia by 500, Twin Falls by 250, Owled by 250, Lincoin by 250, Blaine by 100, Elmore by 250, Blaine by 100, Elmore by 250, Bannev by 200, Clearwater by 250, Nez Perce by 400, Latah by 400, Koetenal by 700, Shoshone by 300, Bonner by 400. He predicts for a close by 250, May Perce by 400, Lewis by 200, Clearwater by 250, Nez Perce by 400, Latah by 400, Koetenal by 700, Shoshone by 300, Bonner by 400. He predicts for a close by 250, May Perce by 400, Lewis by 200, Clearwater by 250, Nez Perce by 400, Lewis by 200, Clearwater by 250, Nez Perce by 400, Lewis by 200, Clearwater by 250, Nez Perce by 400, Lewis by 200, Clearwater by 250, Nez Perce by 400, Lewis by 200, Clearwater by 250, Nez Perce by 400, Lewis by 200, Clearwater by 250, Nez Perce by 400, Lewis by 200, Clearwater by 250, Nez Perce by 400, Lewis by 200, Clearwater by 250, Nez Perce by 400, Lewis by 200, Clearwater by 250, Nez Perce by 400, Lewis by 200, Clearwater by 250, Nez Perce by 400, Lewis by 200, Clearwater by 250, Nez Perce by 400, Lewis by 200, Clearwater by 250, Nez Perce by 400, Lewis by 200, Clearwater by 400, Lewis by 200, Clearwater by 400, Lewis by 200, Clearwater by 250, Nez Perce by 400, Lewis by 200, Clearwater by 250, Nez Perce by 400, Lewis by 200, Clearwater by 400, Lewis by 200, Clea

WINNER AT LETHBRIDGE TO EX-HIBIT AT LAND SHOW.

Harriman Office Employes to Be Given Half Holiday During Week

he he will lead Hawley by 500, and leave Haines a mighty poor third. He will get more votes in Bingham than Haines or Hawley. In every northern county he will get at least three votes where Haines gets one.

"Beyond a shadow of a doubt, Roosewite will carry Idaho by at least 10,000 votes, and Martin will have a safe plurality of from 15,000 to 20,000."

Democrats Most Hopeful.

State Chairman Ben R Gray believed west Land Products Show, by Tillman Reuter, of Madras, who raised and assembled it.

Of the 22 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.

West Land Products Show, by Tillman Reuter for Madras, who raised and assembled it.

Of the 22 trophies won at Lethbridge, three care big silver cups, two sweepstakes ribbons, with but two exceptions, 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 bearing on the question of Esterly's remuneration for work in the vice crusade.

"Out of what funds has been paid up to date for all services performed and that his proposal to have Mr. Of the 22 trophies won at Lethbridge, three charge of cases to cancel the country to the Benson-Hyde fraudulent transactions. Governor West said deeds to lands which were a part of the Benson-Hyde fraudulent transactions. Governor West said today that his proposal to have Mr. Of the 22 trophies won at Lethbridge. Esterly take charge of cases to cancel the prize of the Esterly take charge of cases to cancel the proposal to have Mr. Of the 22 trophies won at Lethbridge. Esterly take charge of cases to cancel the prize of the Esterly take charge of cases to cancel the proposal to have Mr. Of the 22 trophies won at Lethbridge. Esterly take charge of cas

Pacific; R. C. Soulee, general manager's bery with a d office O.-W. R. & N. Company; J. R. Hughes, James Hinkle, purchasing department O.-W. R. & Goddard, rape. & N. Company; A. G. Brown, passenger accounting department O.-W. R. & N. Particular Company, and B. F. Riter, legal department O.-W. R. & N. Company.

The Harriman lines will grant a half holiday for its general office employes, and tickets will be distributed free to all who want to visit the show.

WEST SETTLES QUESTION BOL

tion Not Involved.

SALEM, Or., Nov. 2.—(Special.)— Declaring that H. M. Esterly, special prosecutor in Portland, has been paid

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



r the raire consecutive Time Mr. Reuter Has Carried Away the Majority of the First Prizes at the International Dry Farming Con-gress—His Prize-Winning Exhibit Will Be Shown in Portland at the Pacific Northwest Land Products Show, November 18-23.

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 convictious for felonies, are placed in jeopardy by the contention raised by Deputy District Attorney Collier that the courts have no right to parole prisoner's 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 Fiechtiaccording to law. Fallure of the court to grant the motion will be followed by mandamus proceedings in the State Supreme Court, it is said.

Mrs. Fiechti was found guilty of manslaughter in Judge Gatens court Friday, for stabbing her husband to death in a drunken brawl last Summer. Immediately after the verdict,

mer. Immediately after the verdict, the court, pursuant to a promise previously made to the attorneys for the defense, paroled the woman in the custody of her father.

Indeterminate Sentence Required.

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 ponitentiary, the court years in the penitentiary, the court shall not fix a definite term, but impose an indeterminate sentence, stating the maximum and minimum periods

The crimes in which the maximum penalty is greater than ten years are penalty is greater than ten years are manslaughter, forgery, rape, assault and robbery, being armed with a dangerous weapon, attempt to kill, arson in certain degrees, burglary in a dwellinghouse in the night time, and soliciting a child under 18 to immoral conduct. Over these offenses, holds the District Attorney, the trial court has no power of parole in any case.

Examination of the records of the District Attorney's office shows many paroles granted by the Circuit Court.

District Attorney's office shows many paroles granted by the Circuit Court in such cases since the statutes went into effect. Those affected are R. Walton, Harry Williams, W. M. Burton, T. Gibson, George Troyer, D. C. Ellingford, John Murphy, John Murphy, John Nurphy, John Telter A. B. Young, C. B. Robinson. Dalton, A. B. Young, C. B. Robinson, J. W. Fox, E. M. Tuttle and R. H. Rus-sell, convicted of forgery; E. P. Moore and August Eckhardt, assault and rob-bery with a dangerous weapon; C. C. Hughes, James Mulligan and John B. Goddard, rape.

Particular interest centers in the case of Goddard, whose parole, at the instance of the trial jury, aroused much criticism at the time. Goddard was convicted of an offense against young girl. After being paroled he in-quired of the court whether the sentence took away his rights of citizen-ship, and was informed that it did not. This ruling was excepted to by Governor Says Esterly's Remunera-that the statute made conviction, not sentence, the grounds for a loss of cit-

sentence, the grounds for a loss of the izenship.

Judge Gatens said yesterday that reading of the statutes has convinced him that it is not mandatory upon the court to impose an indeterminate sentence. He believes that a judge has a right in the case of a crime in the indeterminate list to impose a determinate sentence when it is the court's desire to parole the prisoner. He admirs, however, that he would not have been within his legal rights had he followed the indeterminate sentence law in passing sentence and then extended a parole to Mrs. Fiechtl. Other Circuit Court judges disagree with him.

its duties.

Nothing that came within the range of the duties of the office was ever too small to receive his careful attention and nothing 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 requiring official action. He is economical without being niggardly. He is independent, but at the same time considerate and he is not afraid to make enemies if that becomes necessary in the erate 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.
If I were to suggest any particular
branch of the public service to which
Mr. Lightner was especially devoted
it would be that of the construction
and maintenance of the public roads.
Both this county and the state at large
owe him a great deal for his unre-

Both this county and the state at large owe him a great deal for his unremitting efforts in that direction.

If ever faithful, honest and efficient service entitled a man to be elected to a public office, Mr. Lightner is entitled to be elected County Commissioner. And if ever such a service enforced upon the public the advisability of retaining a public office the voters of this county ought to re-elect Mr. Lightner by an everwhelming majority.

LIONEL R. WEBSTER.

Vancouver Veteran Dies.

Hiran: Cox, of Vancouver, Wash, a Grand Army veteran, died last night at his home in Vancouver, after a linger of the occasion of the opening of the opening of the Grand Trunk and the Grand Trunk Pacific railways, will leave soon on an extended trip through the East to study the railroad terminals there so that he may be prepared for the opening of the Grand Trunk Pacific railways, will leave soon on an extended trip through the East to study the railroad terminals there so that he may be prepared for the opening of the Grand Trunk Pacific railways, will leave soon on an extended trip through the East to study the railroad terminals there so that he may be prepared for the opening of the Grand Trunk Pacific railways, will leave soon on an extended trip through the East to study the railroad terminals there so that he may be prepared for the opening of the Grand Trunk Pacific railways, will leave soon on an extended trip through the East to study the railroad terminals there so that he may be prepared for the opening of the Grand Trunk Pacific railways, will leave soon on an extended trip through the East to study the railways, will leave soon on an extended trip through the East to study the railways, will leave soon on an extended trip through the East to study the railways, will leave soon on an extended trip through the East to study the railways, will leave soon on an extended trip through the East to study the railways, will leave soon on an extended trip through the Grand Trunk Pacific railways, will leave soon on an ex

# Does This Look Like Single Tax?

This copy of personal property returns is what they have NOW in British Columbia. Read it and see if it is SIN-GLE TAX.

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

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 on deliver the Return to the Assessor within twenty-one days from the date of this request.

Dated at Vancouver. B.C., this ..

W. L. FAGAN, Assessor.

NEW COURT-HOUSE

Penalty for failure, neglect or refusal to make the Return, not exceeding \$500 on conviction, and for making false returns, not exceeding \$500 on conviction, and in default of payment not ex-

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:

Norg.—Household furniture, wearing apparel, and household effects are exempt from assessment.	ACTUAL CASH VALUES.		
	From which on income is derived.	From which no income in derived.	
1. Horses			
3. Agricultural implements and agricultural machinery of all kinds			
Any other machinery not forming part of real estate			
5. Goods, merchandise and stock-in-trade of all kinds (see notes as to inventory values)			
6. Notes, bonds, stocks, shares, or other securities			
<ol> <li>Books of reference, law books, medical books, or other scientific books, surgical, medical, dental, or other scientific instruments</li></ol>			
8. Sailing ships, steamships, or other water craft. (Taxpayer will give separate list of these by name)			
Any other personal property not included in either of the above items upon which a cash value can be placed			
Total values of personal property			

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 being the latest date at which he can state his last annual income.

weive months ending		- 24		
	GROSS INCOME	1130	8	_cts.
From wages, salaries, emoluments, fee	s or commissions			*****
From business, trade, or ventures				
From professions or occupations not in	ncluded in the above items			
From investments, rents, interest or d	lividends		i	
From any other source whatsoever, the included in either of the above item	ne product of capital, labour, industry or skill, an	d not		
	Total income from all sources	\$	100 AV	
				- To

(Paid Ad. by the Oregon Equal Taxatio n League.)

Second street by Patrolmen Wellbrook and Collins, who held T. H. Erickson, 17, and Carl Larson, 18, as witnesses, alleging that the boys were made drunk with liquor furnished them by Thomas.

RAILROAD MAN GOES EAST Conditions to Be Studied Preparatory to Grand Trunk Opening.

Healing Takes Place While You Work.

We guarantee that with the Cluthe Truss on you can do any kind of work, exercise, take a bath or swim (this truss is water-proof), etc., with absolutely no danger of the rupture coming out.

You see this truss—unlike all others—is self-regulating, self-adjusting; can't slip or self-regulating, self-adjusting; can't slip or shift sway from the rupture opening; automatically and instantly counteracts ever one of the strains or sudden movements which, with ordinary trusses, are almost cartain to throw the rupture out.

And, in addition, something no other truss or appliance in the world does—

It is made to overcome the WEAKNESS which is the real CAUSE of inputue—

All day long, without any attention what ever on your part, it AUTOMATICALLY

No longer any need to drag through life in the clutches of rupture.

No earthly excuse for letting yourself keep on getting worse.

No bix expense to stand in your way. And you won't have to take a single cent's worth of risk.

Think of that! you who have spent dollar after dollar without finding a thing that has done any good.

Think of that!—you who have been afraid that some day you'd have to risk the dangers of operation—you who dread the surgeon's knife because you know it results in personnent weakness or death about as ofter as in recovery.

MASSAGES the weak rupture parts—And this massage STRENGTHENS just as And this massage STRENGTHENS just as And this massage STRENGTHENS just as And this massage STRENGTHENS just as Strong and sound that the rupture opening is entirely closed and no sign of the affliction left.

Think of that!—you who have been afraid that some day you'd have to risk the dangers of the worst cases of rupture on record—Among them and women 50 to 70 years—cured many of them after everything years—cured many of them after everything worst.

Get World's Greatest Rupture Book.

In recovery.

In the last 24 years probably more ruptured people have been cured Without operations ever performed.

In the last 24 years probably more ruptured people have been cured Without of the perations ever performed.

Cured without leaving home—without besting in bed a single day—without losing a single hour from work.

Cured by the wonder-working Cluthe Truss (Cluthe Automatic Massager) something something somethan mare than marely a leaving that nearly all feel better and stronger—gen immediate reliefact after trying this truss.

For this is far MORE than a truss—far more than merely a device for holding the rupture in place.

Test it en 66 Days' Trial.

We have so much faith in the Cluthe Truss that we are willing to let you prove at our risk, just what it will do for yen.

We'll make a Cluthe Truss especially for your case and allow you 60 days' trial to prove that it will hold your rupture scenerally in place, when working and at all other you've heretofore had and do you a worle of good. If the trial we allow you deem prove it, then the trus won't cost you a single cent.

For your protection, we guarantee all this in writing.

Healing Takes Place While You Work.

We guarantee that with the Cluthe Truss on you can do any kind of work, exercise, take a bath or awim (this truss is water-proof), etc., with absolutely no danger of the rupture counting out.

125	ox 48-CLUTHE COMPANY East 23d St., NEW YORK CITY
	me your Free Book on The Cu
Name	
Street	
Town	