T. M. HURLBURT IS OUT FOR SHERIFF

Contest Entered on Assurance of Support by Many Republicans.

POLICIES CLEARLY DEFINED

"Better Than Any Written Platform Is What People Know of Me as Man and Public Servant," Says Aspirant for Place.

PLATFORM ON WHICH T. M. HURLBURT WILL RUN FOR SHERIFF.

If I am pominated and elected, I will construe my cath of office to mean a complete and effective enforcement of the law. I will have interest. I will give the protection of my office to all persons and all classes alike. I will conduct my office with strict regard to economy.

I will at all times serve all official papers with promptness. I will give all prisoners in my custody humane treatment and wholesome food.

T. M. Hurlburt yesterday announced his candidacy for the Kepublican nomi-nation for Sheriff. He made the decision to enter the

He made the decision to enter the contest after having been personally assured by hundreds of Republicans that he was their choice for the office. He was urged to run on the ground that Multhomah County needs as its chief executive a man of his character and temperament, with his extensive experience in large executive affairs. "Strict law enforcement, efficiency, economy," is Mr. Huriburt's slogan. In his platform he makes a concise state-

his platform he makes a concise state-ment of his conception of the duties of the office to which he aspires, leaving no question as to what his policies will be in the event of his nomination and

Mr. Hurlburt, by reason of his almost lifelong residence in Portland, and his connection with the public affairs of the city in the responsible office of Municipal Engineer, is perhaps one of the best known men who gone before the people of Multno-for any office in the present cam-

Thomas M. Hurlburt was born in Jowa in 1869, but came to Portland with his parents when he was 10 years old. Portland has been his home ever since. He was educated in the graded and high schools of the city, and at the age of 18 became an engineer and

and high schools of the city, and at the age of 18 became an engineer and surveyor on railroad work.

He was made City Surveyor of East Portland in 1885, was County Surveyor from 1886, to 1891, when he resigned to become the first City Engineer of the consolidated city. In 1899 he made a reconnaissance and report of the Bull Run water supply which was adopted by the Legislature. From 1896 to 1907 Mr. Huriburt was engaged in important survey and engineering work in the West for the Government. From 1907 to 1909 he was a district city engineer and from 1911 to 1913 he was City Engineer.

In all this work Mr. Huriburt was called on to exercise those qualities of decision in dealing with men and matters that his friends insist would be of great value in the Sheriff's effice.

"I believe that I have the qualifications for the office," said Mr. Hurlburt yesterday, "and I believe that the peo-ple of Portland and Multnomah County know that I have them. My platform tells what may be expected of me if I am elected Sheriff, but better than any written platform, I believe, as an earn est of what kind of a Sheriff I will make, is what the people of Multnomah County know about me as a man and as a public servant."

LAWYERS ARE DEFENDED

Mr. Boothe Tells of Bar Association's Fight Against Dishonesty.

PORTLAND, April 9 .- (To the Ed-Stor.)—I have read with interest your editorial under date of April 9, en-titled "Crooked Lawyers." I note your observation that since the assassina-tion of Raiph Pisher by the maniacal Jim Finch, the lawyers have evidently lost interest in checking the rapacity of the male harpies and blood-suckers who disgrace the profession, and wherein you also state that the lawyers do not care much about their

general repute.

I am not writing this communication with a view of criticising your editorial, for I am painfully aware of the fact that in the legal fraternity, as well as in any other profession, unserplus people gain admission.

Many things are being done by the Multnomah Bar Association with respect to disciplining its members which way to simplify it, thereby aiding both of the profession with respect to disciplining its members which way to simplify it, thereby aiding both of the profession with the profession of the profession, and the profession of the profession, and the profession, and the profession of the profession, and the profession of the profession of the profession, and the profession of th are not given out for publication. This association has, within the last year, taken proceedings which have resulted in the disbarment of some unprofesnow pending against others, the names of whom it is unnecessary to make public at the present time. The Multinomah Bar Association has been in existence for a period of eight years and is doing everything in its power to maintain a high standard of professional conduct and ethics. We quite agree with you that there is no duty the Bar Association so clearly owes the public as a searching inquiry into the limits of the second time.

Mrs. Sarah E. Miller, who "will be sional members, and proceedings are

public offense; to employ for the purpose of maintaining causes confided to him such means only as are comistent with truth, and never to seek to mislead the court or jury by any artifice or false statement of law or fact. Attorneys are liable to summary jurisdiction of the tribunals in which they practice for want of good faith and honesty in their relations with their clients. This is an inherent power residing in the court, without the aid of any statutory enactment, and this power may be exercised to the extent of depriving an attorney of his office and striking his name from the roll. Such a power is indispensable to protect the court, the administration of justice, and attorneys themselves are, or should be, vitally concerned in prepublic offense; to employ for the pu or should be, vitally concerned in pre-venting the vocation from being sul-lied by the conduct of unworthy mem

We United Strategy for the protection of contracting of of c



B. F. Jones, Who Has Announced His Candidacy for Lower House of Legislature.

should be eliminated and every measure should be made to stand or fall on its own merits, irrespective of outside pressure. "The administration of our Govern-

ment is entirely too complicated, there-by increasing the expense and reduc-ing the efficiency, and if I am nom-

THREE TRY TO AID TALLY

the Bar Association so clearly owes the public as a searching inquiry into the professional conduct of attorneys.

In your editorial you refer to the conduct of two attorneys in a transaction growing out of some Police Court case, but this matter has not as yet been brought to the attention of the Bar Association by any interested party. However, the professional conduct of the attention of the Bar Association by any interested party. However, the professional conduct of attention of the Bar Association by any interested professional conduct of attention of the Bar Association by any interested professional conduct of attention of the professional conduct of attentions.

Mrs. Sarah E. Müller, who "will be 88 years old June 21, the longest day in the year of June 21, the longest day in the year of June 21, the longest day in the year of June 21, the longest day in the year of June 21, the longest day in the year of June 21, the longest day in the year. Went to the Courthouse the year of June 21, the longest day in the year. Went to the Courthouse the year of June 21, the longest day in the year. Went to the Courthouse year of June 21, the longest day in the year. Went to the Courthouse the second time.

Mrs. Sarah E. Müler, who "will be 88 years old June 21, the longest day in the year." Went to the Courthouse the year. Went to the Courthouse the year of June 21, the longest day in the year. Went to the Courthouse the year of June 21, the longest day year. Went to the Courthouse the year of June 21, the longest day in the year. Went to the Courthouse this year.

Messrs. Brownell, Gill, Geer, Carter, Johns and U'Ren Give Outlines of Policies.

state a clean-cut business administration on business principles.

George C. Brownell—I am in favor of bringing about a more economical administration of the affairs of the state by abolishing all useless commissions.

F. M. Gill—Sa, section 15, article 1, on the state constitution, says: "Laws for the state constitution, says: "Laws for the punishment of crime shall be founded on the principle of reformation, and not of vindictive justice." I think the spirit of this section should be carried spirit of this section should be carried out or prisoners treated humanely and

very proper of the interested as not as yet the matter has not not have an under the had not not have an under the has not not have an under the has not not have an under the has not not have the had not have the had not not had not not had not not have the had not not have the had not not had not

tion. Many of the commissions, however, are serving without Salaries.

E. M. Gill—I have not had the time to inform myself as to what commissions could best be consolidated. It am of the opinion that it would be more conomical and satisfactory if all the commissions but the Railroad Commission were abolished outright and one man be assigned the duties of each of the commissions. The responsibility of official acts could then be more easily fixed. There should be but one State Engineer. The State Highway Engineer and the State Engineer should be the same person. The State Tax Commission is the author of the tax law declared by Judge McGinn to be injunctions.

As Governor what would you do, if anything, to bring about closer cooperation between executive and legislative branches?

Charles A. Johns—In my judgment there would not be any friction be tween a Republican Governor and a Republican Governor and a Republican Governor is elected.

George C. Brownell—I would be in favor of the tax law declared by Judge work in harmony, that they would not and would not shift responsibility, and that a Republican Legislature will endeavor to carry out the platform on which a Republican Governor is elected.

George C. Brownell—I would be in favor of removing the lobby and all or outside influences as far as practical and make it the business of the Governor to meet with legislative committees and consult with midvidual members.

William A. Carter—I shall seek to acquaint all members elect of the Legislature with mitters of importunitation are declared by shall be and headed legislatint on the before the Legislature with mitters of importunitation are declared by shall and make it the business of the Governor to meet with legislative committees and consult with midvidual members and obtain from them of the platform on the service of the Legislature with mitters of importunitation are declared by a plow. These call for labor, and it is an anomaly which cardinal platform on the business of the Governor is elected.

William A. Ca

Aspirant for Legislature Declares for Economy and Efficiency.

Economy and increased efficiency in the administration of the Government, this many generations since any English the administration of the Government, the salient features in the platform announced by B. P. Jones, of 881% Front sireet, who has filed his petition as a candidate for nomination for the lower house of the Legislature from Multnomah County. Mr. Jones entered the enaphism upon petition from his who may be a supplied to single items, the rate of the experiment of the portion of the portion of the portion of the control of the portion of the control of the portion of the portion of the portion of the portion of the power that he can use secretly to influence the action of other officers of the power than the power to infinite the power than the power to infinite the ment, which represented the people. It is many generations since any English the and the water of the advertise of a crime who is not a real criminal for the lower house of the Legislature from Multnomah County. Mr. Jones entered the power to infinite the power than the power than the power to infinite the ment, which represented the people. It is many generations since any English the ment, which represented the people in its many generations since any English the power to just an an ounced by B. P. Jones, of 881% the power than the power to just a power to infinitely the power to power than the power to infinitely the power to power than the power than the power to infinitely the power to power than the power than the p

T. T. Geer—Setting aside the modesty to be overcome in giving any answer I at all to this question. I may say that I am in my prime mentally and physically, that I fully understand the needs and wants of the people of Oregon, and am familiar with the people and conditions in every county of the state, my sympathies are with those whose condition borders on the unfortunate and who need such help as legislation can give and I take an especial interest in the welfare of my native state.

F. M. Gill—I will answer this question as modestly as I can. It is a decidedly personal question. I favor the Oregon system of government. My honesty, integrity and firmness of purpose have never been questioned. I am of a calm, judicial temperament, weighing the evidence carefully before forming my judgments. I um free from

indiministration of the affairs of t

What would you do as Governor to get the immigrants on the land? Charles A. Johns-Put men to work

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Will soon be as popular in Portland as they are in Scattle, where over one hundred are in use;

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Every G. M. C. truck owner is a satisfied owner. The financial standing of the General Motors Company insures the

permanency of the G. M. C. line. The Columbia Carriage & Auto Works are fully equipped to give a

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Model. 1 2 3 4 6 8	1,000 2,000 3,000 4,000 6,000 8,000	Pounds Pounds Pounds Pounds Pounds Pounds	1850 2150 2400	Type C \$1359 1475 1675 1900 2180 2430	HU HU HU HU HU HU KU KU	215 215 216 216 316	Tons Tons Tons Tons Tons Tons Tons Tons	2150 2550 2800 2750 2650 2000 3200 3400 3400
		Pounds Pounds	2700 2830	2740 2800	KUL	5	Tons	3230

ORPHEUM'S FUTURE HOME, NOW ERECTING, SUBJECT OF ACTION.

R. J. Noonan, Brother and Assignee of

Contractor Thomas J. Noonan, Says Blodgett Company Broke Contract. Complications in the local theatrical situation developed yesterday when R

F. Noonan, brother and assignes of Thomas J. Noonan, who died February' 28, filed a suit for \$120,314 against the Blodgett Company, Limited, for alleged breach of contract, made between the Blodgett Company and T. J. Noonan December 30, which provides for the construction and operation of the the-

carrestagance on the part of the Legislature and to circumvent the tendency to enact unwholesome legislature and to circumvent the tendency to enact unwholesome legislature and to circumvent the tendency to enact unwholesome legislature and though the custom of log-rolling and swapping.

F. M. Gill—(a) I do. (b) I will. I carnestly supported this constitutional amendment in the Legislative Assembly. See page 1175, House Journal, 1913. See page 1175, House Jo

of the people of Oregon; my its study of the science of government; my knowledge and experience in practical politics; some knowledge of the laws of Oregon, and many years of legislative experience; ability to do team work harmoniously with other men; courage and ability to back my convictions, publicly and privately, and lastly power to say no about as easily as many men can say yes.

T. T. Geer—Setting aside the modesty to be overcome in giving any answer to be insured from Thomas J. Noonan alleges that the transfer of the contract from Thomas J. Noonan to himself was not objected to by the contract from Thomas J. Noonan alleges that the transfer of the limits of the limits and objected to be a limited to any any any and the time it contr

Local typographical unions of the Northwest expect to be represented by 25 delegates to the sixth annual con ention of the Northwest Typographical hien to be held in Portland April 2 and 14. Mulinomah Union, No. 58. 2 planning the entertainment of the delegates and has appointed as a committee F C. Simmons, E. R. Thompson, A. W. Leslie, N. H. Toates and Mrs. M. F. Carr. The sessions will be held in Moose hall, 2461/2 Morrison Mrs. M. F. Carr.

There will be a smoker at the Press Club Monday night, and the wives of the delegates are to be the guests of the Heilig. The visitors will be taken

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(By Fred L. Everson.)

Prank S. Grant, candidate for the Remblican nomination for Attorney-Gonral, forty years of age, was for three
ears Chief Deputy City Attorney and
tree years tity Attorney of Portland.
While serving in this office he conductd some of the most important illinaton in the history of that city. The
amous Broadway-bridge case, which
volved the constitutionality of the
sittative and referendum law, and the
elitative and referendum law, and the
elitative fought uses are any the South-

Eye Glasses Should Go Says New York Physician

Here Is His Free Prescription

"Many who wear glasses could dis-cense with them Only ordinary care is eccessary. The eyes of old and young hould be properly bathed night and norning. This is more important than leanning teeth," says be and then he

merning. This is more important than cleanging teeth," says he and then he goes on to say:

"The following treatment is worthy of fullest confidence. It is scientific, immediately effective and positively harmless to the weakest of eyes. Go to The Owl Drug Co. or any other drug store, get a tube of Optoma tablets, dissolve one in a two ounce, bottle of pure water and bathe the eyes two to four times daily. What is generally known as eye strain will soon be handled, while the muscles and nerves are permitted to perform their normal it keeps good eyes healthy; it is absolutely harmless in every way; does not smart or burn, has a wonderful effect on granulated lids and is especially recommended for dail, bleary or glassy eyes. If helps all eyes and should be in every home for use in emergency."

The following extracts are from letters fescived from meers of this prescription:

"I used Optona one week for a

cription:

I used Optona one week for a cold in my eyes; it did me a great deal of good.

"My eyes have been fulling for years. I am sure Optona is doing them good and shall continue its use." them good and shall continue its use."

"Have only been using Optona a short time. My eyes are improving wonderfully."

"I find Optona very satisfactory and recommend it wherever I find an opportunity. I find it very southing."

"I've been benefited by Optona and intend to follow the treatment."

and lotend to follow the treatment."

Have been using Optona for about three months and it has greatly improved my sight."

"My eyes have been sore for severally improved my sight."

"My eyes have been sore for severally ears; were red and inflamed threat everything recommended and gained no relief. I had my eyes examined and wore glasses for six months. I read of Optona and thought I would give it a trial. Am glad to be able to state I got satisfactory relief, and have not wore my glasses since. I feel my eyes do not require them."

Many others have made similar reports. If your eyes bother you, have the above prescription filled: it may do wonders for you. Its net become a victim of neglect. You perhaps value your eyes more than any other organ, therefore it's your anity to protect them. This free prescription has given relief to thousands.—Adv.