

# T. HURBURT 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. HURBURT WILL RUN FOR SHERIFF.

If I am nominated and elected, I will construe my oath of office to mean a complete and effective enforcement of the law. I will have no interest to serve but the public 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 the most humane treatment and wholesome food.

T. M. Hurlburt yesterday announced his candidacy for the Republican nomination for Sheriff. He made the decision to enter the contest after having been personally assured by hundreds of Republicans that he was the man for the office. He was urged to run on the ground that Multnomah County needs as its chief executive a man of high character and temperament, with his extensive experience in large executive affairs.

"Strict law enforcement, efficiency, economy," are the words which are in his platform. He made a concise statement of his conception of the duties of the office to which he aspires, leaving to question as to what his policies will be in the event of his nomination and election.

Mr. Hurlburt, by reason of his almost lifelong residence in Oregon 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 has gone before the people of Multnomah for any office in the present campaign.

Thomas M. Hurlburt was born in Iowa in 1850, but came to Portland with his parents when he was 10 years old. Portland has been his home ever since. He attended the high and high schools of the city, and at the age of 18 became an engineer and surveyor on railroad work.

He was Municipal Engineer 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 1890 he made a reconnaissance and report of the Bull Run water supply which was adopted by the Legislature. From 1892 to 1907 Mr. Hurlburt was engaged in important survey and engineering work in the West for the Government. From 1907 to 1910 he was Municipal Engineer and from 1911 to 1913 he was City Engineer.

In all the work Mr. Hurlburt has 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 office.

"I believe that I have the qualifications for the office," said Mr. Hurlburt yesterday, "and I believe that the people of Portland and Multnomah County know that I have them. My platform is what I know of me as a man and as a public servant. I believe that I have the qualifications for the office, and I believe that the people of Portland and Multnomah County know that I have them. My platform is what I know of 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 Editor.)—I have read with interest your editorial under date of April 9, entitled "Crookedness." It is an excellent observation that since the assassination of Ralph Fisher by the maniacal Jim Finch, the lawyers have evidently become 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 professional conduct of attorneys.

In your editorial you refer to the conduct of two attorneys in a transaction growing out of the Police Department case, but this matter has not as yet been brought to the attention of the Bar Association by any interested party. However, one of the attorneys called upon me today and asked for an investigation of the conduct of himself and his partner.

The Multnomah Bar Association has an investigating committee consisting of the following well-known attorneys: Roscoe C. Nelson, Arthur H. Minton, Bartlett Cole, C. L. Wheeland and Earl C. Brounser, and the association has elected E. L. McDougall to act in the capacity of presently acting president. We are well equipped to handle all matters with respect to professional conduct. I consider it my duty of all persons who feel themselves aggrieved upon by lawyers to report his grievance to the committee or to Mr. McDougall.

An attorney at law is an officer of the court. Upon his admission to practice it must be shown that he is a person of good moral character, and that he has the requisite learning and ability to entitle him to be admitted to practice the profession. It is his duty to maintain the respect due to courts of justice and judicial officers; to counsel or maintain such actions, suits, proceedings or defenses only as may appear to him legal and just, except the defense of a person charged with a

public offense; to employ for the purpose of maintaining causes confided to him such means only as are consistent 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 by the tribunal 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 the public interest, and should be vitally concerned in preventing the vocation from being sullied by the conduct of unworthy members.

This is necessary for the protection of the court, the proper administration of justice, the dignity and purity of the profession, the confidence of the public and the protection of clients. In no other calling should so strict an utterance be demanded, and in no other should so high a degree of accountability be enforced. The power of depriving an attorney of his office should be exercised with great moderation and judgment, for an attorney expelled or disbarred, through carelessness, prejudice and passion, and thus suddenly deprived of the only means of honorable support for himself and family, upon a contrary doctrine, would be utterly remediless. To deprive one of an office of this character would often be to decree poverty to himself and his family. Expulsion from the bar blasts all prospects of prosperity to come and mars the fruits expected from the training of a lifetime. When an attorney comes to an act, whether in the discharge of his duty as such or not, showing such want of respect for the office as to render him unworthy of public confidence, it is not only the province but the duty of the court, upon this fact made known to it, to strike his name from the roll of attorneys, for he has by his own misconduct deprived himself of the qualifications that are indispensable to the practice of his profession. It would be carrying the doctrine too far to hold that an attorney expelled or disbarred through carelessness, prejudice and passion, and thus suddenly deprived of the only means of honorable support for himself and family, upon a contrary doctrine, would be utterly remediless.

### MESSRS. BROWNELL, GILL, GEER, CARTER, JOHNS AND O'REN GIVE OUTLINES OF POLICIES.

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 between the executive and legislative branches of the Republican Legislature. I think they would work in harmony, that they could not and would not shift responsibility for the same upon each other. I believe the Legislature will endeavor to carry out the platform on which a Republican Governor is elected.

W. S. U'Ren—I would be in favor of removing the lobby and all outside influences as far as practical from the Legislature. Where both Governor and Legislature are Republicans, I believe that they will endeavor to carry out the platform on which a Republican Governor is elected.

### STATEMENTS MADE PUBLIC

#### Civic League Told Views on Economy, Veto Power, Law Enforcement and Other Topics by Men Who Would Be Governor.

Six aspirants for nominations for Governor have answered the 10 questions put to them by the department of the Civic League of the Oregon Civic League, of which department H. M. Esterly is chairman.

These aspirants are: G. C. Brownell, Republican; William A. Carter, Republican; T. T. Geer, Republican; F. M. Gill, Progressive; Charles A. Johns, Republican; W. S. U'Ren, Independent.

The following are the questions, with the answers of each of the six candidates following each question:

**Question One.**  
(a) Do you favor giving the Governor power to veto separate items in appropriation bills?  
(b) Will you use your influence in every proper way to secure legislation giving the Governor this power?

Charles A. Johns—(a) Yes; (b) Yes.  
G. C. Brownell—(a) I do favor giving the Governor power to veto separate items in the appropriation bills. I believe that the Legislature should be able to do as much as possible without sacrificing the public interest, otherwise would resort to the use of the veto power.

### B. F. JONES TELLS STAND

#### Aspirant for Legislature Declares for Economy and Efficiency.

Economy and increased efficiency in the administration of the Government are the salient features in the platform announced by B. F. Jones, of 804 1/2 Front street, who has filed his petition as a candidate for nomination for the lower house of the Legislature from Multnomah County. Mr. Jones entered the campaign upon petition from his friends. He has been a resident of Portland for many years.

His platform as announced yesterday follows:

"Our taxes are so excessive that it becomes necessary to economize in every way possible and, to this end, every measure requiring an appropriation should stand the closest scrutiny. All log-rolling in the 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 Government is entirely too complicated, therefore by increasing the expense and reducing the efficiency, and if I am nominated and elected I will assist in every way possible in the hereby aiding both efficiency and economy."

### THREE TRY TO AID TALLY

#### Registration Slow and Night Opening May Cease.

Though registration continues slow, with a total for the county of less than 50,000, three voters have gone to the Courthouse this week to register for the coming day of registration.

Mrs. Sarah E. Miller, who "will be 88 years old June 21, the longest day in the year," went to the Courthouse yesterday, filed on the name and commenced to sign her name in the record book, when it was discovered that she had registered February 25.

Mayor Albee was of the opinion, after viewing the poor farm property, that if the plan for the home contemplated by one structure the sites offered previously were sufficient, but if the cottage plan is adopted they would be inadequate.

### MAYOR VIEWS HOME SITE

#### Chairman Holman Suggests Poor-farm Land for Women's Detention.

Chairman Holman, of the Board of County Commissioners yesterday took Mayor Albee to look over the available ground owned by the county at the poor farm. The view of the site for the proposed detention home for women. There are two or three acres on the farm tract which Mr. Holman says would be available for the proposed home. The Mayor has the proposal under advisement.

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# QUESTIONS ANSWERED BY SIX ASPIRANTS

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

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

F. M. Gill—I have not had the time to inform myself as to what commissions could best be consolidated. I am of the opinion that it would be more economical and satisfactory if all the commissions but the Railroad Commission were abolished, tonight and one man be assigned the duties of each of the commissions. The responsibility of official acts could then be more clearly fixed upon the one man who would be assigned the duties of each of the commissions. The State Highway Engineer and the State Engineer would be abolished, tonight and the State Tax Commission and the Fish and Game Commission should be abolished. The Tax Commission is the successor of the one abolished by Judge McGinn to be iniquitous.

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of the unemployed problem? Charles A. Johns—Reduce taxes; encourage capital to invest and open up the latent resources of the state. This would solve the labor question.

George C. Brownell—There can be no practical solution of this problem without removing the cause. I believe that the problem of the unemployed is one that arises from different conditions and it is impossible to show how to meet the question without knowing from what condition it arises. I favor whatever legislation will promote the interests of the unemployed by keeping in mind the interests and welfare of the public at large.

W. S. U'Ren—I favor employment by the state of all unemployed and necessary labor of all citizens who cannot find work for themselves. The wages should not be greater than the true value of the labor performed. Those who do not want to work I would put on piecework under guard and guarantee them food and shelter. They would receive for wages all they earn over and above the cost of their guards.

T. T. Geer—There is no "unemployment problem" in the sense that it is to become a permanent state policy calling for a solution. There are hundreds of thousands of acres in Oregon and Oregonians in comparatively small bodies, which have never been touched by a plow. These call for a solution. It is an anomaly which cannot last where a country is not one-tenth part in cultivation and thousands of able-bodied men are living in charity. Where both Governor and Legislature are Republicans, I believe that they will endeavor to carry out the platform on which a Republican Governor is elected.

F. M. Gill—I would endeavor to solve this problem. I think no one has yet found a solution. If the saloons are closed, I believe there will be fewer unemployed. Possibly a state employment bureau would be of assistance in bringing the men to work. Road work should be arranged for the unemployed.

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**Gasoline Trucks**      **Electric Trucks**

Will soon be as popular in Portland as they are in Seattle, where over one hundred are in use.

**BECAUSE**  
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 guaranteed continuous service.

**NEW PRICE POLICY**  
No inside or confidential prices to undermine a competitor. ONE PRICE TO ALL; we do not play favorites. Your office boy or your teamster can buy a G. M. C. truck for you just as cheaply as the president of your company. We grant terms to reliable business firms with financial standing AT OUR NET CASH PRICES. We do not grant terms unless purchaser is responsible. We do not take anything in exchange.

**PRICES G. M. C. TRUCKS**

ELECTRIC CHASSIS (Without Battery)		GASOLINE CHASSIS		Price
Model	Capacity	Type	Model	
1	1,000 Pounds	\$1225	1	\$1700
2	2,000 Pounds	1450	2	2150
3	3,000 Pounds	1650	3	2500
4	4,000 Pounds	1850	4	2850
5	5,000 Pounds	2100	5	3200
6	6,000 Pounds	2400	6	3550
7	7,000 Pounds	2700	7	3900
8	8,000 Pounds	3000	8	4250
9	9,000 Pounds	3300	9	4600
10	10,000 Pounds	3600	10	4950

**THE COLUMBIA CARRIAGE AND AUTO WORKS**  
209-211 FRONT ST.

land at all and in fact, a very large per cent of our permanent citizens have no desire to "get to the farm," and remain there. The number of men who want to avail themselves of it. This is not a healthy or desirable condition and one of the needs of the times is a larger agricultural population. It would be a pleasure to direct all the power of the executive office toward inducing immigrants, but as large a number of people now here as possible to "get on the land" and remain there.

E. M. Gill—At the present time there is no statutory or constitutional provision by which the Governor could assist in getting the immigrants on the land. I favor legislation providing that the state or the county may sell bonds and loan the money at a slightly higher rate of interest for the purpose of improvements, under certain restrictions.

**Royal Arcanum Council to Meet.**  
The second meeting of the grand council of the Royal Arcanum of Oregon will be held in the Woodmen of the World hall, Oregon City, Tuesday, beginning at 8 o'clock. The committee appointed by G. W. Hazen, grand regent, when the grand council was instituted, will fill their offices until new committees are appointed by the incoming grand regent. The council has a membership contact with West Virginia for a \$50 silk flag.

Final details of the convention await the arrival of President Clark of Walla Walla, and Philo Howard, of Seattle, secretary-treasurer of the conference. With E. H. Thompson, of Portland, they comprise the executive board.

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**\$120,314 SUIT IS FILED**

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

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