

'UNCLE BILL' GREET'S ELEGANTLY

William Hanley, Progressive Candidate for Senate, Is Host at Reception.

FUNCTION IS NON-PARTISAN

Campaigner in Center of Great Gathering of Friends and Strangers at Hotel Has Smile and Handshake for All Alike.

"Uncle Bill" Hanley was "at home" yesterday afternoon at the Oregon Hotel.

He appeared in a dual capacity—as Eastern Oregon ranchman and as Progressive candidate for the United States Senate.

Women attired in silken gowns drove up to the door of the hotel in their limousines and mingled with Eastern Oregon cattlemen and Portland workmen.

"Uncle Bill" met them on the common ground of democracy. He had a smile for all and a hearty hand-gasp for all.

Included among the visitors were many men and women of opposing political faith, who called to pay their respects to the man personally and to compliment him on the issues of the campaign with those whose inquiries were directed along political lines.

Function Is Non-Partisan. Senator Lane has publicly stated—or the Portland Evening Journal reports him as saying in his speeches—

Mr. Booth owns 324,000 acres of land. He does not own 324,000 acres of land. Senator Chamberlain is a stockholder in the United States National Bank and is or was a director. It has deposits of \$12,000,000 or \$13,000,000.

It would be as nearly accurate to say that the Senate Chamberlain personally controls the United States National Bank and all its deposits as to say that Mr. Booth owns 324,000 acres of land. The Senator knows better.

plainly stated that I was quoting from it when I made it.

I also read from page 56 of the same report the statement that "Associates of Mr. Weyerhaeuser were stockholders in the Booth-Kelly Company's great timber holdings," and that there was "an apparent harmony between the Hill interests and the Weyerhaeuser interests which possibly indicated a plan to secure a dominating position in this timber region."

I used this official document printed by the Government and published by the authority of the Honorable Secretary of Commerce in July, 1914, for the information of myself and others as to what I had done.

I did not enter into any discussion respecting the methods which had been pursued in acquiring titles to these lands, nor did I indulge in any abuse of either Mr. Booth or Mr. Hanley. I did say, however, that they seemed to me to have inordinate appetites for land and that I did not think it wise to send persons who seemed to be so glibly in acquiring possession of it to the United States Senate to represent the people of this state.

If Mr. Maglady can point out to me any infelicity which I have committed in anything which I have said concerning him I will be glad to correct it.

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Woman Says Dry Act Would Only Enrich Druggists.

Manufacture Not Prohibited and Law Merely Would Shift Trade From Saloon, Avers Total Abstinence.

PORTLAND, Oct. 30.—(To the Editor.)

—Prohibition for the State of Oregon is the greatest farce perpetrated on the people of this beautiful state.

It is, we are to understand that it does not prohibit the manufacture of liquor for all and every purpose. But as I understand the "prohibition constitutional amendment" to be voted for or against November 3 and to take effect January 1, 1916, liquor can be manufactured and sold to druggists.

Then the public can purchase it just procuring a prescription of a physician for scientific, sacramental or mechanical purposes.

This bill does not stop the manufacture of liquor, but closes the saloon and puts the business of selling liquor into the druggists' hands, and by doing so the enormous license now paid by the saloonman will fall upon the people to pay as taxes.

But his more extended utterances revealed that he is not unkind of many other important pieces of legislation. He insists that the natural resources of the state should be conserved in such a way that they will be of the greatest use to the people of the state.

He repeatedly said that he favors a moderate protective tariff that will preclude the possibility of Oregon farmers competing in their own markets with the pauper producers of the Orient.

The reception continued for three hours and all in which a steady stream of people filed past him. There were old men, and one real old woman, accompanied by a little boy, evidently her grandson.

"I have heard so much about you, Mr. Hanley," she told him, "that I wanted to see what you looked like. Thank you."

With that she turned away, pleasure written upon her face. She didn't say where she lived or whether she would be able to vote for him.

And "Uncle Bill" didn't ask. He had made her happy. That was his desire.

MR. BOOTH AND HIS LANDS

Senator Lane Confuses Him With Booth-Kelly Company.

PORTLAND, Oct. 30.—(To the Editor.)—In an interview published in the Oregonian Saturday, J. S. Maglady makes the statement that when I intimated in my speech at Lincoln High School that R. A. Booth owned 324,000 acres of timber land that I either "falsified" or "distorted" the facts.

In reply to Mr. Maglady I would say that I did not "falsify" or "distort" nor did I wish to do any injustice to Mr. Booth or any one else. I did say that I did and all that I did was to read extracts from a report of the Department of Commerce, which was submitted to Congress by the Hon. William C. Redfield, the Secretary of Commerce, which report is dated July 13, 1914, and comment upon the same.

This report is an official Government document upon which, as a member of the Legislative branch of the Government, I am compelled to rely for information concerning such matters. It is entitled "The Lumber Industry and Dealings with the Land Holdings of Large Timber Owners, among other things, and is an interesting document—officially published—can be obtained by anyone who cares to obtain it. On pages 174 and 175 of this report, Mr. Maglady will find a tabulated statement showing the holdings of large timber owners, and the second item from the last in the table states that the Booth-Kelly Lumber Company's interest amounts to 324,000 acres.

This was my authority for what I said in regard to the same and I

VOTERS ARE GUIDED

Synopsis of Election Laws Prepared by Official.

MANY "DON'TS" ON LIST

Subscriptions to Religious or Charitable Organizations Cannot Be Solicited From Candidates. Ministers Are Cautioned.

For the guidance of voters and campaign workers, District Attorney Evans has made a synopsis of the election laws in order to collect a comprehensive summary of what is forbidden and should be avoided between now and the time the polls close next Tuesday.

Mr. Evans submits the following as violations of the law: Section 1493—It is unlawful for a candidate to incur expenditures of more than 10 per cent of one year's salary.

Section 1505—It is unlawful for a non-elective public employee to contribute to the campaign fund of a candidate.

Section 1506—It is unlawful for a non-elective office-holder to be a member of a political committee in the district in which he is employed.

Section 1507—It is unlawful to offer or transfer any convention credential, money or reward.

Section 1508—It is unlawful for any person to pay or promise a reward to a candidate to induce him to withdraw his candidacy.

Section 1509—It is unlawful for any person to ask a candidate to pay toward any political, religious or charitable organization, to subscribe toward any political club or organization, to buy tickets for entertainment or ball, or to contribute to any book, periodical or any other publication, and it is unlawful for any candidate to make such payment with the hope of influencing the result of the election.

Section 1510—It is unlawful for any public utility corporation to give any campaign fund of any candidate or political party.

Section 1511—It is unlawful for any candidate, or any person in his behalf, either before or after election, to give money or for any person to accept from or on behalf of such candidate, any meat or drink, or other entertainment or privilege, liquor, cigars or tobacco, with intent to influence the vote of such person, or as a reward to such person for voting in a certain manner.

Section 1512—It is unlawful to attempt in any manner to intimidate or coerce a voter, and it is unlawful for any minister, preacher or priest, or any officer of any church, religious or other corporation or organization, otherwise than by public speech or print, to urge a voter to give his vote in a particular manner.

Section 1513—It is unlawful for any candidate to bet on the result of the election.

Section 1514—It is unlawful for any person to personate another at the polls, attempt to claim the ballot of such other person for the purpose of voting the same.

Section 1515—It is unlawful for any person to pay another, except those hired as challengers, for the loss of time in attending an election, or for wearing a political badge, buttons or insignia at the polls.

Section 1516—It is unlawful to print or publish any campaign literature unless signed by the one responsible for the same, or made therein, and unless it is plainly marked as an advertisement and it is unlawful for any person to pay an editor or publisher to influence his editorial utterances.

Section 1517—It is unlawful for any person on the day of election to attempt to induce a voter to vote for or refrain from voting for any candidate or party.

Section 1518—It is unlawful to write, place or circulate any letter, placard or poster relating to any election or any candidate unless the same shall bear on its face the name and address of the author and of the printer and publisher thereof.

Section 1519—It is unlawful for any person to accept or pay any money or other valuable consideration for becoming or for refraining from becoming a candidate, or for himself or in combination with any other person or persons to accept or pay any money or other valuable consideration for the purpose of defeating any other person and not with a bona fide intent to obtain the office.

Section 1520—It is unlawful for any person to accept or pay any money or other valuable consideration for becoming or for refraining from becoming a candidate, or for himself or in combination with any other person or persons to accept or pay any money or other valuable consideration for the purpose of defeating any other person and not with a bona fide intent to obtain the office.

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ter" or be humiliated into semiquackery by soapbox methods and unbecomingly outdoor surgery, scare-head advertisements on billboards or in papers, etc., etc. ad nauseam.

In your recommendations on the initiative measure you suggested voting against the dental measure, and you were correct, because the measure, as it is, is a vicious one. It is a personal spite bill and punishes the public more than whom it intends to chastise.

If dental boards need correction or regulation the Legislature is the proper place to institute the proceedings. The standard of professional excellence will be much lowered, price cut to encourage poor work, unfair competition will be the rule and Oregon dentists a by-word in the Union for "bum dentists."

HERMAN J. HARRIS. The Oregonian thinks that this letter in nowise meets the criticism made in the editorial article discussing dental ethics. The dentists have a society and they declare it to be "unprofessional and dishonorable" to cut prices except in special circumstances.

The dentists are dispirited by a high and benevolent desire to trade and keep out of fair competition. The dentists, according to their by-laws, aim to control prices and practice, or doubtless, some dentist will up in the sacred code of dental ethics can inform The Oregonian.

No trust in the world ever admitted that it was a trust. But all are inspired by a high and benevolent desire to trade and keep out of fair competition. The dentists, according to their by-laws, aim to control prices and practice, or doubtless, some dentist will up in the sacred code of dental ethics can inform The Oregonian.

It is pointed out that John Gill, who was nominated as a Republican, is branded as a Democrat and as a Progressive. One of the Democrats, Conrad P. Olson and Ben Selling are designated as Democrats as well as Republicans.

The County Clerk explains that this style is imperative, inasmuch as these candidates accepted the nominations of the political parties as well as of the Republican.

The following is the way the names will appear on the ballots: For Representative, Eighteenth Representative District—Multnomah County.

TO COBURN, R. B. 71 Gill, John Dem. Progressive 72 Horne, Oscar W. 73 Hutton, S. E. 74 Kushn, Louis 75 Lewis, D. C. Democratic 76 Littlefield, E. V. Republican 77 Olson, Conrad P. Democratic 78 Selling, Ben Democratic 79 Smith, Andrew C. 80 Stott, Plowden 81 Wensworth, Lloyd J.

STYLE OF BALLOT OUT

COUNTY CLERK RECEIVES MANY INQUIRIES.

Candidates Accepting Nominations of Parties Other Than Republican Are So Designated.

Many inquiries have come to the office of the County Clerk within the last few days regarding the style of the ballot that designates several of the legislative candidates on the Republican ticket as Democrats and Progressives.

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CHURCH OFFER CONSIDERED

Expense of Transforming Building to Hotel Use One Objection.

Investigation of the availability of the old Taylor-street Methodist Church on Third and Taylor streets as a home for the unemployed during the winter months was ordered Friday by the City Commission as a result of the offer of the use of the church building for the unemployed by Dr. Frank L. Loveland, pastor of the First Methodist Episcopal Church.

It has been estimated that alterations in the building to make it suitable for lodging purposes would cost \$972 and that there would be other expenses incident to the opening of the church as a hotel. City Attorney L. Roche will look into the legal side of the question.

The directors of the church, who have been worshipping in the street since the church has been closed, say they have an interest in the church building and that the directors of the church, who have been worshipping in the street since the church has been closed, say they have an interest in the church building.

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YOU can now afford to buy a Ford Car. During the Winter months we will make the following terms: \$200 Down Balance in eight monthly payments.

Remember the Name and the Place. Benj. E. Boone & Co. FORD AGENTS 16th and Alder Sts., Portland, Or. See Our Window Display of the New Thing in Tires—Guaranteed 4000 Miles

Runabout... \$ 509 Portland Touring Car... \$ 559 Portland Town Car... \$ 759 Portland Coupelet... \$ 825 Portland Sedan... \$1050 Portland

GIRL, 19, SUCCEEDS Dine Today in the Arcadian Garden. The Grill is most attractive, programme excellent and the dinner will be a treat.

Residential Guests find most attractive accommodations and rates at this Hotel. Hotel Multnomah

CHRISTMAS ORDERS ARRIVE Miss Edith Eckhardt, of Lincoln High School, Finds Metalwork to Her Liking and at Little Cost for Supplies.

SUNDAY EVENING CONCERT—THE PUBLIC INVITED—IN THE HOTEL LOBBY—EIGHT TO TEN

TACOMA EXHIBIT VIEWED Oregon Officials Praise School Display, but Note Small Crowds.

WHY NOT live in a Hotel conveniently located and readily accessible to your business, a hotel where quiet dignity, home-like comfort and perfect service predominate?

MR. REDMOND HAS ENEMIES Control of Irish Party Not Held Without Opposition.

HOTEL STEWART SAN FRANCISCO

MR. REDMOND HAS ENEMIES Control of Irish Party Not Held Without Opposition.

WHEN IN SEATTLE

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HOTEL BUTLER SEATTLE

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