#### Live County Faper.

## HILLSBORO, WASHINGTO' COL, JPE., THURSDAY, NOV. 24, '98.

14-in Chilled Plows,

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## THE ARGUS

oregon, as Second class mail matter.

LUCIUS A. LONG. EDITOR.

County Official Paper.

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#### AMERICAN DICTATORS.

strategy so subtle that absolute mastery prevailed long before the design was apparent to the average voter. The pledge to promote in ternational bimetalism was the delusive excursion ticket to convey the unsuspecting to support of be dissolved whenever it does not make decisions of equity. Who is to be the judge as to whether or not its decisions ed, and notwithstanding a major-The result then is that cases are to be ed, and notwithstanding a major-ity of Caucasians voted against this deception, it gained power and the party followed up by a repudi-tion of its promises. Was this hon-est? Was this fair? Was this American? Was this good faith with the republicans who hold the plow and drive the team afield? Was it not, rather, deliberate aid and assistance to the dear dollar and assistance to the dear dollar ac combinations, which want low, de-based cheap product and property? followed by bills of attainder, confisca-tion of property, and cutting off the heads of the leaders of the defeated And then, when the great grain no darker page in English history than shortage followed, giving rise to ad-vanced prices for our grains, and of Alice Lisle and thousands of others for which no cause of the adminis-tration was possible, was it .not amusing to note the managers' of the defeated party. If this other thing it will at least have accomcontemptuous summing up of pop-ular intelligence by assuring them the better price for bread grain was the result of the election going for the result of the election going for tory, he understands what the proposit-Mr. McKinley? Can any honest citizen look at that assurance and not feel the disgrace of such an estimate of his intellectual powers? Is it not glorious, this immaculate and golden conception of American Is it not glorious, this immaculate and golden conception of American intellectual faculty. This concep-tion, given us by such breedlings as Marcus A. Hanna and Henry Platt and Boss Quay.? They wave the flag and we cheer; they beat the bass drum and we boys follow behind; they sing the Star Spangled Banner and we wave our bandanas; they shout patriotism and the vol-unteers enlist; they tell farmers they save fools—and some of them say "Amen !"

the case-intentional or uninter-tional starvation-it should have stand on the St. I ouis platform, and I did not vote for its candidate, and no one knows this better than Mr. Wall, I openly charged "national murder," can only account for it upon the theory with or without intent, as the case real position and consequently puts up man of straw and proceeds to demolial that Mr. Wall was unable to assail my

MR. HUSTON AGAIN.

In conclusion, allow me to ask, does not the result of the election a couple of weeks ago demonstrate the correctness of my statement that it is entirely im-To the Editor: With my article and October 27th I was content to allow the probable that free silver can be suc

question discussed therein to rest, leav nestion discussed therein to rear tak. ing your readers to judge who was right. But as Mr. Wall has taken up the mat-which they carried two years ago. The '96 except Kentucky, while they culous. Bimetallism would give a ter and made another reply, with your U. S. senate is practically revolutionized; it has been the stronghold of free silver, the questions in dispute, (bearing in and last year passed the Teller resolu-nind your injunction to cut it short) in After the 4th of next March there and last year passed the Teller resolu-tion. After the 4th of next March there demand for silver, would be the Plaintiff, First; you say that I am not a demo-crat. I shall not quibble with you about this because we would have to determine if the democrate should elect the

Thinks we Ought to Take Care of our own People Before Annexing Hawaii. Hanna What constitutes a democrat, and it is evident that you and I could not agree upon that question. Your idea is that a man who votes the ticket is a democrat even if the democrats should elect the president and lower house in two years from now, they cannot possibly control the senate short of 6 or 8 years. But you will say that they made gains in the low-in the outpot of the senate short of 6 or 8 years. But you will say that they made gains in the low-in the outpot of the senate short of 6 or 8 years. But you will say that they made gains in the low-in the outpot of the senate short of 6 or 8 years. But you will say that they made gains in the low-in the senate of courtees. That is true. In this because we would have to determine even if the democrats should elect the of pure populism. If you are correct in the present congress the free silver peo-ple have 155 votes. In the next coner house of congress. That is true. In not being a democrat. But what has this to do with the question of the poli-bia to do with the question of the poli-bia took at the facts: In New York, But look at the facts: In New York, New York, New York, Common sense teaches that the rank and file of the republican party did not consciously surrender to the influences which control the cortic management, but that those party management, but that those influences gained their control by a strategy so subtle that absolute

ver is a winning card, but to me it looks "These states also refused to adopt the gold Standard-a victory for the Chica go platform as construed by the Oregonian, perhaps the ablest gold organ in the Union-[Editor.]

Supposing the Chicago platform is populistic! Our state platforms were in the main, then, populist, for years, and God save the mark, everybody voted populism and it was only in '96 that Mark discovered that it "made father, or anyone else sick." The great majority of our Anglo-Saxons and a small minority of our Ethiopians voted for populism straight, while a minority of Anglo-Saxons and a great majority of Ethiopians voted populism contingent upon foreign powers leting them enjoy it. The word populism has no terrors and has ceased to frighten any, save those who are for cheap product. Their greatest fault is aversion to debased labor schemes, and an antagonism to the wiles of the poor, abused rich in money. We will not quarrel over a name for to so do is childish, but no democrat supports a platform written by banks or syndicates, or none not written by the democrats

SCHULMERICH & SON ... ... Quote Prices on Farm Implements

Steel Lever Harrow, 50 teeth, . \$11 Call and Examine Goods. They 14-in Wood Beam Steel Plows \$12, 13

will carry a full line of Implements a proposition both absurd and ridi-SUMMONS

greater volume of equal debt pay. In the Circuit Court of the State of Ore ing dollars-in other words, our

Liverpool adjuster of silver, throw- W. W. Marquam, Lulu M. ing to that value all over the earth, Marquam, Mary II, Coffin, Samuel White, E. K. Jones less getting to our mints, that six-teen parts of it would commercially Lyons and Washington teen parts of it would commercially Lyons and Washi, County, Defendants. and legal y be worth one part of,

gold, as gold would then stand. It us White, Ida Adeline Eberle and Denwould naturally follow that money nis J. Lyons: You and each of you are required to hereb

would naturally follow that money would be cheaper, if you will so nominate it—bimetallists would see simply old time values and relat-tions restored as between money and those things which buy money. In this dedu tion, we assume that we ask for no more or less than once producers enjoyed. Why not "S to 1?" Because a return to the old level is asked: be-cause this for years has been the ra-tio; our bond debts are pavable in such coin; we want the ratio in existence when demonetized; and by this ratio we get back the prod-ucer's rights, one of which is that

GIVING

FEAST

by this ratio we get back the prod-ucer's rights, one of which is that his property shall not be legislated against for the pecuniary benefit of the few as compared to him and his fellows. These bon mots from Mr. Depew's vocabulary such as 8 to 1, have no place in a serious discus-sion and are the sheerest nonsense, where the silver attitude is even half comprehended. (-3) to  $1^{+}$  is a play to the galleries and a poort at at that. Our contention is not 8 to 1 and only gold people are interest-ed in such quizzes. Courts are not sacred. Courts H. WEHRUNG and SON. Courts are not sacred. Courts of beginning which is a point westerly and 437 feet distant from the northeast corner countris are not sacred. Courts as feel distant from the northeast corner of the claim, and being the same property described in the mortgage from W. W. Marquam to the Northern Counties In-restment Trust, Limited, which is of rec-to belief that our supreme court i, influenced against equity by the in-come tax decision, famous for a re-versal of a precedent established for 100 years. We believe the decision 100 years. We believe the decision was in the main resultant from in-fluence of environment, not barter and sals and yet, what shall we say of this court which reversed itself on this very decision within a very few this very decision within a very few days-and where millions were an-



ing pudding-proper attire is what makes you comfortable and on friendly terms with the world and) vourself. There's a feast of wonderful bargains to be thankful for in our store these days, and at prices that, in spite of the general trend of prices to a lower level, are marvels of modern merchandising.





The Argus has never stated or "construed" anything about the discussit. If that be true, why death of Private Oliver. The Independent's prattle is some like "confession and avoidance." The Independent need not be reminded commissary and rations depart- power and for this he is in effect dement of the late war much less than stitutions did they refer to? Did they testify (and the Independent ad-make bonfires of cars, kill policemen mits, but tries to blame Spreckles) that the trip across was terrible that the trip across was terrible from a sanitary standpoint, as well differ with him as to the facts. Honest ministration has a right to treat men as our soldiers were treated. dren dear to them do not take a hand in such proceedings; they have to much at stake. On the contrary it is the floating nonniation, the seam which rises to the To cry out against the steamship companies is nonsense. More yes. low, that commits these acts of mol better facilities were available- panies in Chicago as to wages or any there is no room to dispute this The expedition was under the di-The expedition was under the di-rection of the war department and should have been better equipped. Those things, however, are largely overlooked in time of war. But this blind nareasanable "berging at this blind unreasonable "begging of the question" by the Independent well becomes a medium characterized by a desire to admit of no Mr. Wall devotes a considerable portruth when the truth might be a tion of his article to answering an alleged statement of mine that the Chicago stigma upon a management which stigma upon a management which is termed republican, and yet, isn't that I do not make this statement. But republican. The Independent very if you and I are correct in our interprefoolishly and unwarrantly tries to court, then I do not hesitate to say that tation of it with relation to the supremu leave the inference that The Argus it is a dangerous doctrine. Mr. charged starvation. This would then comfortably places me on the St. Louis platform, then proceeds to show not have been like The Argus. up the inconsistencies of the platform. I do not know why Mr. Wall should Had The Argus believed such was have done this, because I never did

ession to power by a new party wa

CONFESSION AND AVOIDANCE. "The Argus and Oregonian cannot con-strue Percy's letter to mean that he was starved."—Independent. Mark with the question of the right of the starved."—Independent. Mark with the guestion of the right of the project y and the project y president to protect life and property a: to put down the riot is a question the first. The Argus has often exhich great constitutional lawyers plained how a tariff on wheat could have no bearing on price so long, as did the Chicago platform denounce the we imported none. Transversely, if we imported none. Transversely, if president's actions as "a crime against free institutions." According to Mr. Wall, some great constitutional lawyers hold that the president had a right to interfere and put down the riot; others that he did not. The president arread that The Argus has criticized the with those who held that he had the gold, the world's price of money is nounced as a criminal. What free in- made less dear, and the Liverpool

facts should have warranted. But, since our friend of the quill will discuss the matter, let's to it. Oli-ver's latter was evidence enough ver's letter was evidence enough that the rations were insufficient Ninety per cent of the volunteers interfered with. But Mr. Wall says that in his tariff application. Whether Lought not to refer to those people as a "mob," that they were men with fami. lies straggling for existence, with wives and children dear to them, and driven to the strate of the volunteers. Whether upon laws of money, not to American tariff laws. On the other hand tariff laws, adjusted so as to make prohibitory such articles as could as from lack of provender No ad-iard-working men with wives and chil-dren dear to them do not take a hand in demanding, and receiving higher prices than obtain elsewhere, and he must admit this or acknowledge his tariff teaching of the last years sels could have been procured and violence. As a matter of fact, there was as insince re, or grossly in error. There is no possible comparison of

Mr. Huston's illustrative subjects. No, one can logically deduce a parallel. As well might one say, consist with such deduction, "Christ walked; a negro walks, therefore Christ was a negrol."

boasts, is not visible-it is nil.

To resume: had we a greater vol- subject clearer. Switching from the ume of legal tender, there must be real imputation, as it was written, better prices generally, for money is to a query about the Chicago riot aking parlor on the corner of Main no more exempt from economic law does nothing to prove his case, but and Third Street, and is prepared to than the things which buy money. since the query is made direct, we furnish on immediate demand, fine To deny better prices in this case will state that it is debatable, as to is t) flatly stand upon the assertion whether they were really rioters or that prices would not at all change simply hired to inaugurate a police should by some calamity, nearly all protection to throw a stigma upon our money be struck from existence, with debts remaining the same -

you dissolve the court and save the trouble of impeachment. So far as we are personally concerned, we see no reason to quibble over the two ways, and if venality warranted, would impeach as quick as add, a constitutional right. As to the English courts cited-these were but creatures of a venal king and they were instruments of plunder 8. B. Huston, for royal parasites. We have no H B Hollenbeck and S E Hollenbeck, hesitancy in stating that we believe our own court is in sympathy with our big income takers and cite the

have one infer in this letter. Had Attorneys for Plaintif Mr. Huston's "point" of which he this been so, his language should have been less ambiguous and his

(Continued

#### SUMMONS.

In the Circuit Court of the State of Ore gon, for Washington County. Plaintiff

To H. B. Hollenbeck, the above name

defendant; In the Name of the State of Oregon

our own court is in sympathy with our big income takers and cite the our big income takers and cite the to us infamous income tax decision where, in a few days' duration, the court reversed itself and decisions of a century. English people forced the crown to institute courts in order to get justice. Had Mr. Huston live for a judgment of \$100 at the same discussed for reformation. This present attitude indicates that he would have remonstrated against such an attack as unholy and anarchistic—if not treasonable and to merit decapitaton !—as very "dangerous doctrine." What "dangerous doctrine." What "danation of plaintiff's to the saits faction of plaintiff's to the sait in described sold ancording to the saitsfaction of plaintiff's indegree in this, but would rather believe the meant otherwise, as he tries to have as a mob We can read the language no other way. We resent this, but would rather believe the meant otherwise, as he tries to have one infer in this letter. Had
the meant otherwise, as he tries to have one infer in this letter. Had
the meant otherwise, as he tries to have one infer in this letter. Had
this here one, his hereme sheat the saits letter clearly nominated the chicago platform adherents as a mob We can read the same and dated this 13th S. B. HUSTON & JOHN M. WALL,

### UNDERTAKING PARLOR.

DRO,

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Shute & Foote, Barkers Transact a General Banking Business Notice is hereby given that the undersig-ned has been appointed administrator of the estate of Ambrose Cox, deceased, by the County court of Washington coun-ty. State of Oregon, and that all persons having claims against said estate are re-quired to present the same properly ver-fied, to me at the office of John M. Wall, Hillshoro, Oregon, within six months from date, this 15th day of Oct., 189 John Wall, Notice is hereby given that the undersig-J. W A. C. SHUTE

Sell sight Exchange and Telegraphie Transfers and issues Letters of Credit available throughout the United States. Draw Bills of Exchange on London, Liverpool, Dublin, Paris, Berlin, Frank-fort-on-the-Main,Stockholm and all prin-cipal cities of Europe. Administrator of the estate of Ambrose

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J. J. WORTHINGTON, Lesse

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all accommodations

for the convenience

of guests.

Hillsboro, Oregon

Cor. 2d & Wash" in

In the Circuit Court of the State of Oregon for Washington county. Herberdina Gertler, Plaintiff

SUMMONS.

Administrator's Notice.

Frank Gertler, Defendant

To Frank Gertler, the above named deindant: Newly Furnished

Cox. deceased.

fendant: In the name of the State of Oregon you are hereby required to appear and answer the complaint herein filed by Monday the 2s-th day of November, 1898, the same being the first day of the next regular term of this court, and if you fail so to appear and answer the complaint the plaintiff will ap-ply to the court for the relief demanded therein, towit, for a decree dissolving the marriage and marriage contract now ex-isting between you and plaintiff, and for a jindgment against you for the costs and disbursements of this suit, and for such other relief as to the court may appear equitable. This summons is served upor you by publication by order of equitable. This summons is served upon you by publication by order of the Hon. Thos. A. McBride, Judge of the above named court, which said order is made and dated at Chambers, Astoria, Oregon, this 26th day of September, 188, S. B. HUSTON, Attorne for Planuiff.

Attorney for Plaintiff.

F. G. MITCHELL, City Treasure r By GEO. SCHULMERICH, Deputy

and Renovated.

# RELIABI

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