

THE EUGENE CITY GUARD.

SATURDAY.....SEPT. 30, 1882.

NOTICE.

Notice is hereby given that J. R. Campbell has severed his connection with the EUGENE CITY GUARD. The business will hereafter be carried on by I. L. Campbell, who will collect all debts due the firm of Campbell Bros.

I. L. CAMPBELL,
J. R. CAMPBELL,
EUGENE CITY, August 31, 1882.

John Long Votes for Mitchell.

Most of our readers are aware no doubt, of the course taken by John Long in the Oregon Legislature, now in session. Why Mr Long found it necessary to cast his vote for J. H. Mitchell for U. S. Senator, we will not attempt to answer or explain. That Mr. Long in thus voting for Mitchell has betrayed his constituents, forfeited his pledges and forsaken his avowed party principles, no one will undertake to deny. The Democrats of Lane county were, and are especially opposed to Mitchell, not only because he is a Republican in politics, but for other equally sufficient reasons. The Democracy as well as the better element of the Republican party in Lane county, are, and have been opposed to John H. Mitchell, because he is known to have been a professional lobbyist ever since the expiration of his last term in the U. S. Senate, in the interests of the great corporations of the country; because he is and has been the hired attorney of these corporations; because he is the leader of the Stalwart element in this State; because he is a boss, the avowed leader and dictator of the spoils system in Oregon politics; because he is recognized by the better element of his own party and the leading Republican journals of the State as a corruptor of the ballot box; because he is a disgrace to the morals of our people. It was well known to Mr. Long (as well as to Mr. Eakin), that the better element of both parties in Lane county were strongly opposed to this man Mitchell. Then let Mr. Long explain, if he can, why it became necessary for him to forsake his party, to go back upon the men who elected him, to forfeit his pledges made not only to the convention that gave him the honor of a place on the ticket, but also the pledges made by him to the people of Lane county, throughout the entire campaign immediately preceding his election. No man can vote for John H. Mitchell and ever expect the support or confidence of the better element of either party in Lane county, or in this State. The men who are working for his election and the means employed by them to secure this result are a disgrace to any party.

Coming Slowly But Inevitably.

Defeat at the polls is the only thing that can bring the Republican party managers to honorable methods. They thrive under newspaper criticisms, and remain unabashed when investigating committees condemn them, make capital out of legal prosecutions; but defeat at the polls means a loss of political patronage, and improves Stalwart methods as no other discipline can. The standard of ability and character in public life is lower now than ever before in the history of our country, and the cause of it is that convictions and principles have gone to the rear, and trickery and political cunning have taken the lead. The main effort on part of Republican politicians and party managers is to hold the government patronage, and they are always ready to drive any kind of a corrupt bargain with mercenary and designing politicians of any other organization to secure that end. Fortunately, however, the opinion is gaining ground that political organizations are valuable, only in proportion to the amount of service they render the people, and that the people's interest can best be served by the defeat of the party which will retire the stalwart leaders with their corrupt methods to private life. A swift and inevitable reaction is near at hand, and cannot come too soon. The people have served these corrupt, trading, scheming politicians and the corrupt exacting corporations that have aided them too long already, and the indications are that they are about to administer a rebuke that will last these patriotic plunderers at least a quarter of a century.

It would not be a bad idea for the anti-Mitchell Republicans of Lane county to hold an indignation meeting

Registration of Votes.

Senate Bill No. 9, introduced by Hon. T. G. Hendricks of this county, to "Regulate the registration of voters and to prevent frauds at elections," ought to pass the Legislative Assembly and become the law of this State. The provisions of the bill are plain, clear and directly to the point. The machinery would not be complicated, and yet accomplish that most desirable object of every honest man, a fair and honest election. The expense in carrying into effect the law would be comparatively small.

The bill provides that the County Court of each county, at the regular January term preceding the general election, shall appoint three judges in each precinct of the county, who shall not all be of the same political party, and two clerks, who shall be of different political parties, for the purpose of registering voters in their precinct. The said judges and clerks shall meet at the usual place of voting in their precincts on the first Monday of March preceding the election, for the purpose of registering voters in said precinct. They shall hold their sessions for five days at all general elections, and three days at all special elections. The said judges shall receive all applicants for registration of male residents who are qualified electors of the county and State. Either one of the judges or clerks, or any citizen has the right to challenge any applicant for registration. The law prescribes the oath to be administered and the questions to be propounded to the applicant by the judges. If the applicant is found qualified his name in full shall be written in the precinct register, the No., his age, residence and occupation. If the applicant is not qualified he shall be registered, and his name in full written in a separate list in said register kept for that purpose. The law makes it the duty of every elector who wishes to vote, to apply at the time and place mentioned and have his name registered. After the expiration of the five days the judges are required to seal up one of the precinct registers, and deliver the same to the County Clerk immediately, and the County Clerk shall copy all the names of electors entitled to vote, in the County register, arranged alphabetically. The judges shall keep one of the precinct registers, and as soon as the Clerk shall have copied the names of all of the electors in the precinct register, he shall return the same to the chairman of said judges.

The said judges and clerks shall act as judges and clerks of election. No one is allowed to vote in any precinct whose name is not found in the registers. Any person may be challenged when he offers to vote at any election by the judges, clerks or bystanders.

In towns or cities of over two thousand inhabitants, no one is allowed to approach the polls nearer than one hundred feet, except the person wishing to vote, and only one shall approach at a time. The judges may allow a person from either political, selected by the party, to stand at the polls to challenge voters. There is merit in this bill, and if it becomes a law, illegal voting in Oregon will be at an end. There can be no more repeating. None but qualified electors then can vote. We trust the Legislature will pass the bill.

The telegraph is still busy spreading reports concerning Hon. S. J. Tilden's health. It now announces upon the alleged authority of physicians that his brain is softening and that he cannot survive long. If such is the case it is to be regretted, for we hoped to yet see the grand old statesman occupy the seat out of which he was defrauded in 1876.

It seems that the \$74,000 which it is said corruption assessment Hubbell, of the Republican committee, sent into Maine to assist the Republican campaign in that State, had the desired effect to prevent Republican defeat, which seemed probable at one time. The State has gone Republican by about the usual majority.

The following names will always be odious to true Democrats, for deserting their party and voting for Hippie-Hitchell: John Long, of Lane, Singing, of Coos, Sifers, of Josephine, Curtis, of Baker, and Gates of Wasco.

If Mitchell was a candidate before the people of this county he would be beaten at least 600 votes, and it would not surprise us if it would reach 1,000.

Mitchell received 42 votes on the last ballot Thursday—four short of the necessary number to elect.

"Mitchell or forty days" is the stalwart cry at Salem.

Democrat: Up to noon Thursday 410,000 bushels of wheat had been delivered at the different warehouses and mills in Albany.

Flour retails in Canyon City at \$10 per barrel.

Sparkling Eyes.
Rosy cheeks and clear complexion, only accompany good health. Parker's Ginger Tonic better than anything, makes pure, rich blood and brings health, joyous spirits, strength and beauty. Ladies try it.—Bazar.

Holloway's Pills—What is Life Insurance?
Apoplexy, &c.—Many people insure their lives to benefit their families by death—how paradoxical is this. To prolong life by preserving the health would be a far more rational manner of securing it. Apoplexy is swift and insidious in its attacks, striking the victim without a moment's warning! Happily a preventive has been discovered—Holloway's Pills—the only safe and certain antidote for this disease, they cool the blood and equalize its circulation through the system. To preserve the stomach in a sound condition and the blood pure is the true secret of health—Holloway's Pills will do this most effectually, and thousands owe their actual existence to them at the present day.

IMPORTANT NOTICE.—None are genuine unless the signature of J. H. HOLLOWAY surrounds each box of Pills and Ointment. Boxes at 25 cents, 50 cents and \$1 each.

There is considerable saving by taking the larger sizes. HOLLOWAY & CO., New York.

NEW ADVERTISEMENTS

ADMINISTRATOR'S NOTICE.

NOTICE IS HEREBY GIVEN THAT the undersigned has been duly appointed administrator of the estate of Joann Goodchild, deceased, by the County Court of Lane County, Oregon. All persons having claims against said estate, are hereby notified and required to present the same, properly verified, to the undersigned at the law office of Strahan & Blyen, in Eugene City, Oregon, within six months from the date hereof.

J. SOVERNS, Administrator.
Eugene City, Sept 30, 1882.

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always Cures and never disappoints. The world's greatest Pain-Reliever for Man and Beast. Cheap, quick and reliable.

PITCHER'S CASTORIA is not Narcotic. Children grow fat upon, Mothers like, and Physicians recommend CASTORIA. It regulates the Bowels, cures Wind Colic, allays Feverishness, and destroys Worms.

WEI DE MEYER'S CATARRH CURE, a Constitutional Antidote for this terrible malady, by Absorption. The most Important Discovery since Vaccination. Other remedies may relieve Catarrh, this cures at any stage before Consumption sets in.

If you are suffering with a Cough, Cold, Asthma, Bronchitis, Hay Fever, Consumption, loss of voice, tickling in the throat, or any affection of the throat or lungs, use Dr. King's New Discovery for Consumption. This is the great remedy that is causing so much excitement by its wonderful cures, curing thousands of hopeless cases. Over one million bottles of Dr. King's New Discovery have been used within the last year, and have given perfect satisfaction in every instance. We can unhesitatingly say that this is really the only cure for throat and lung affections, and can cheerfully recommend it to all. Call and get a trial bottle free of cost, or a regular size for \$1.00. For sale by F. M. Wilkins, the drugist, Eugene City; Mulholland Junction City; Holgate, Davis & Co., wholesale agents, Portland, Oregon.

Sheriff's Sale.

NOTICE IS HEREBY GIVEN THAT by virtue of an execution duly issued out of the Circuit Court, of the State of Oregon, for the County of Lane, on the 11th day of September, 1882, by the Clerk thereof and to me directed, upon a judgment and decree of foreclosure, rendered in said court April 26th, 1882, in favor of Knoch Hoult, plaintiff, and against Hiram Smith and W. W. Briggs, doing business as partners under the name and style of Smith & Briggs; Hiram Smith and J. W. Brassfield, doing business as partners under the firm name and style of Smith & Brassfield; Hiram Smith, John M. Waters and W. W. Briggs, doing business under the firm name of Smith, Waters & Co.; Hiram Smith, James W. Brassfield, John F. McCally, James M. Shidley and W. J. Brasswell, doing business under the firm name of Smith, Brassfield & Co.; Mary A. E. Santa, James W. Brassfield, Lydia Brassfield, Elizabeth Martin, Alexander Somerville, Willoughby Churchill, R. P. Caldwell, John Q. Vaughn, George Bailey, John Somerville, A. N. Hill, Joseph Somerville, Solomon Cox, Samuel Nixon, John McCartney, Henry Kaueche, Catherine Weigle, A. Humphrey, John Cogswell, Jacob Weigle, John Kelsay and John Burnett, partners, doing business under the firm name of Kelsay & Burnett; Jas. E. Holt, F. A. Chenoweth and F. M. Johnson, doing business under the firm name of Chenoweth & Johnson; Danson Smith, John F. McCally, Nancy Carson, Wilson, John Kaiser, Winfield Somerville, E. F. Wyatt, Daniel McClain, G. H. Baber, Mack Somerville, Harvey Somerville, G. R. Ward, Jerry Hay, John Foster, J. D. Bennett, J. H. D. Henderson, J. B. Hill, D. R. Hill, M. Wilkins, Samuel Swift, Hiram Smith and Mary A. E. Smith his wife, Wesley W. Briggs and Harriet Briggs, his wife; A. G. Hovey and H. C. Humphrey, partners, under the firm name of Hovey & Humphrey; John M. Thompson, Ivan R. Danson and Isaac Vandyne, defendants, for the sum of \$16,887.39, with interest thereon at the rate of one per cent. per month from April 26th, 1882. Also in favor of the following defendants, to-wit: Jerry Hays, \$87.24; Mack Somerville, \$147.12; G. R. Ward, \$1,889.31; Isaac Vandyne, \$245.85; Catherine Weigle, \$1,120.50; Willoughby Churchill, \$223.86; Elizabeth Somerville, \$93.57; Solomon Cox, \$179.04; J. H. D. Henderson, \$709.50; H. N. Hill, \$489.11; George Bailey, \$1,299.75; J. B. Hill, \$227.03; D. R. Hill, \$687.33; Henry Kaueche, \$1,694.60; I. R. Dawson, \$28,722.59; with interest on each of the foregoing sums at the rate of one per cent. per month from April 26th, 1882, and the further sum of \$377.35, costs and disbursements in said action, together with the accruing costs and expenses of this sale, and for the foreclosure of the mortgaged premises described as follows, to-wit:

Beginning at a point in the center of the County road, leading from Harrishburg to Spore's ferry on the McKenzie River, 20 feet south of the black locust standing on the east side of said road on the donation land claim of John Diamond, notation No. 3, 973, in T. 16, S. R. 3 W., in Lane County, Oregon, supposed to stand 100 yards from the sawmill, thence running due west 25 rods, thence south 40 rods, thence east to John H. Milliron's west line of a tract of land conveyed by said Milliron to G. H. March, being a section line, thence north to said Milliron's north-west corner of said tract, thence north-westerly by direct line to the place of beginning, containing 64 acres of land, more or less; also the right to dig the present race way to and from said sawmill, on the premises of Isaac Vandyne, as deep and wide as may be necessary for said race, which shall actually be constructed on said premises, with the right to bank the dirt and stone on either side and to keep up the present dam and premises, being the premises conveyed by Isaac Vandyne and his wife, Sarah Vandyne, to Owen Noble, on the 28th day of Sept., 1870, and by Owen Noble and Eliza Noble his wife conveyed by deed of warranty to Horatio Stone, dated and acknowledged on the 11th day of March, 1876. The said premises heretofore conveyed being subject to a judgment lien in favor of J. M. Thompson for the sum of \$1,220, dated Nov 5th, 1878.

The S. W. 1/4 of the S. E. 1/4 of Section 22, and the E. 1/2 of the N. W. 1/4 and N. W. 1/4 of the N. E. 1/4 of Section 27, T. 17, S. R. 7 West, containing 160 acres, in Lane County, Oregon. Also the N. W. 1/4 of the N. E. 1/4 of the N. W. 1/4 of Section 16, T. 15 South, Range 4 West, containing 10 acres, more or less, in Lane county, Oregon.

Now, therefore, by virtue of said execution I will sell the above described mortgaged premises at public auction to the highest bidder, at the Court House door, in Eugene City, Lane County, Oregon, on

Tuesday, the 31st day of October, 1882.

At the hour of 1:30 o'clock P. M. of said day. Terms—Cash in U. S. gold coin.

J. R. CAMPBELL,
Sheriff of Lane Co, Ogn.
Dated this 30th day of Sept, 1882.

Summons.

In the Circuit Court of the State of Oregon, for the county of Lane.

James Humphrey, Plaintiff,
vs.
N. L. Strange, Defendant.

To N. L. Strange, Defendant:
IN THE NAME OF THE STATE OF Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled action, on or before the 6th day of November, 1882, which is the first day of the next regular term of said court, and if you fail to so answer, for want thereof, the plaintiff will take judgment against you for the sum of \$400 in U. S. gold coin, and for the further sum of \$40, attorneys fees, and for the costs and disbursements of this action, and plaintiff will further apply at said time for an order of said Court to sell the following real estate to satisfy such judgment as plaintiff may recover against defendant, which said real estate has been attached at the instance of plaintiff as the property of defendant, viz: The West 1/2 of the East 1/2 of Section 1, T. 18, S. of R. 4 W.; also commencing at the North-west corner of Section 12, T. 18, S. of R. 4 W., and running thence East 60.00 chs., thence South 26.66 2/3 chs., thence West 60.00 chs., thence North 26.66 2/3 chs. to place of beginning, containing in all 320.81-100 acres of land, in Lane County, Oregon.

This summons is published by the order of Hon. R. S. Bean, Judge of said Court, made at Chambers on the 15th day of September, A. D., 1882.

H. C. HUMPHREY,
GEO. S. WASHBURN,
Attorneys for Plaintiff.

FINAL SETTLEMENT.

NOTICE IS HEREBY GIVEN THAT the undersigned, administrator of the estate of Wm. Drury, has filed his account for final settlement; that Monday, November 6, 1882, has been fixed by the court for the hearing of objections to such final account and the settlement thereof.

Dated September 9, 1882.
W. R. DRURY, Administrator.
GEO. S. WASHBURN, Attorney.

FOR GENERAL MERCHANDISE 20
T. G. HENDRICKS,
THE BEST SHOES EVER BROUGHT
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Worth of Dry and Fancy Goods direct from A. T. Stewart & Co. N. Y., will be sold at the I. X. L. Store Eugene City. Goods as cheap as in New York:

1 1/2 wide Table Linen at 25 cents per yard; worth 50 cts per yard. 18 yards of Fancy Prints for \$1.00, and everything at such bedrock prices.

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Our Boots and Shoes are BUCKINGHAM & HECHTS make and we warrant every pair.

We keep GROCERIES and sell them for cash at Portland prices. Bird Cages, Wall Paper and Coal Oil cheaper than elsewhere. Come and see us as you surely will save 25 per cent. on everything you want to buy.

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JUST RECEIVED FROM THE FACTORY A large assortment of the latest styles of Furniture and Upholstery, consisting of fine
Parlor and Chamber Suites, Sofas, Lounges, Tables, Fancy Furniture, Chairs, Of all Descriptions, Etc., Etc., Which will be sold at the LOWEST PRICES. I DEFY COMPETITION. All persons are respectfully invited to call and examine my Stock and be satisfied for themselves. I take pleasure in waiting on visitors.

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DENTIST,
EUGENE CITY, OREGON.

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