

The End

Standard Oct. 23d

The following is the detailed account of the final balloting for U. S. Senator, and some further business which took place too late to be telegraphed for our issue of yesterday.

Balloting for U. S. Senator commenced at 12 M., and was concluded at 10 P. M., with the seventy-eighth ballot, which was as follows:

For J. N. Dolph—Baughman, Bleakney, Brown, Carson, Colvig, Davenport, Dufur, Eakin, Faulconer, Ford, Gilbert, Hall, Harris, Hawley, Hirsch, Humphrey, Hunt, Jessup, Jones, Kelly, Lee, Marston, Marquam, Morris, Moser, Nichols, Patterson, Perkins of Douglas, Perkins of Grant, Plummer, Reed, Rigdon, Sappington, Sharpe, Simon, Smith, Stanton, Stewart, Starkweather, Stearns, Tanner, Thornton, Tritt, Tyson, Voorhees, Waldo, Waters, Webb, Wilbur, Mr. Speaker, Mr. President, 51.

For B. F. Bonham—Bilyeu, Cauthorn, Clow, Crawford, Cyrus, Dorris, Furry, Haines, Hayes, Hendricks, Hindman, Hout, Ison, Jamison, Kison, Moss, Myers, Nelson, Noyer, Parker, Pennington, Prim, Rice, Robnett, Sifers, Sperry, Stanley, Whitney, 28.

For Shattuck—Wright 1.

For Whiteaker—Veatch 1.

For Boise—Bruce, Parker, Dunbar 3.

For Lord—Keady 1.

For Mitchell—Curtis, Gates, Gault, Long, Siglin 5.

On this last and final ballot Messrs. Dufur, Humphrey, Hunt, Marston, Marquam, Morris, Perkins of Douglas, Reed, Sappington, Stanton, Stewart, Tyson, Waters and Wilbur changed from Mitchell to Dolph. Sifers changed from Mitchell to Bonham. Parker, who had voted for Mitchell for the first time, in the hope of encouraging his friends to hold on for another ballot, changed back to Bonham, and the result was as announced above.

The first vote cast for Dolph to-day was on the 52 ballot, and was thrown by Smith of Tillamook. After the 60th ballot the vote on adjournment was a tie, and four of the Democrats who were voting for Mitchell were urged to change to "aye," but doggedly refused (Mr. Siglin, however, had already voted "aye") thus refusing to break the "dead-lock" by dissolving the convention sine die. The president then declared an intermission of fifteen minutes, after which Mr. Dolph's vote gradually increased. On the 63d ballot a number of the Multnomah delegation voted for Dolph, Hirsch holding on to Mitchell until the 71st ballot, when he also went over. Gault held on, and was the only Republican who stayed with Mitchell on the last ballot. Motions to adjourn were frequent during the evening, upon all of which the roll-call was ordered in order to consume time. The Democrats were reinforced in their efforts to adjourn after the 60th ballot, when they came near accomplishing their object, and would have done so if the recalcitrant voting for Mitchell could have been prevailed upon to vote with them on the question of adjournment. As the hour of 10 P. M. drew near the excitement intensified, and the vast audience in the lobby crowded in and overran the hall, crowding in among the members and adding to the confusion incident to the occasion.

After the result of the balloting, and the audience had left the hall, business was resumed. Is LYING JUSTIFIABLE!—Rev. Dr. Patton, President of Howard University, and the Rev. Dr. J. M. Buckley, editor of the Christian Advocate, have had a disagreement over the question whether lying is ever justifiable. Dr. Patton says that a lie intended to deceive a murderer and thereby save a life, is sinful, and he blames Dr. Buckley for teaching otherwise. Dr. Buckley re-asserts his views as follows: "In case of an attempt to commit murder or any other high crime, a denial of the presence of the person or an announcement of his departure seems to be right. The man about to be murdered has no claims upon me growing out of human or divine law. If possible, I must seize and confine him, and hand him over to the officers of the law. If this cannot be done by force, I must prevent his act; if this be impossible or hazardous, any stratagem to accomplish the end is right."

There are 112 individuals and firms in Linn county paying tax on \$10,000 and upwards. The heaviest individual taxpayer is John Crawford; heaviest corporation O & C R R.

About 75 men are employed in the Coquille fisheries.

STATE NEWS.

The attendance upon the Albany public schools is 298. The accommodations for the pupils are quite insufficient, each teacher having in charge from 50 to 75 pupils.

Garrett Palmater, an old resident of Zion, Clackamas county, died on the 16th inst. of dropsy. He leaves descendants to the number of about 160 in that vicinity.

The dairies on Flora's creek, Coos county, have turned out some 30,000 pounds of butter this season. This butter is hauled to Bandon and shipped to San Francisco, from whence a portion is returned to supply the Empire and Marshfield markets.

Sixty-five men are now in the government employ at Rock Point, Coos Bay, and the work of extending the jetty is going on night whenever the tides permit. Capt. Littlefield expects to soon increase the force to 75 men. Last week's work advanced the jetty 20 feet.

The Brownsville Woolen Company this season have put in a 30 Lefell turbine wheel, at cost of nearly \$2,000, and also put in two new Crompton 90 inch fancy looms, at a cost of over \$1,500. In the month of August they turned \$14,008 76 and in September \$13,305 19 worth of goods.

WARNER'S SAFE. KIDNEY & LIVER CURE. Illustration of a man with a sword and shield, with text describing the safety and health benefits of the product.

The leading scientists of to-day agree that most diseases are caused by disordered Kidneys or Liver. If, therefore, the Kidneys and Liver are kept in perfect order, perfect health will be the result. This truth has only been known a short time and for years people suffered great agony without being able to find a remedy.

As a Blood Purifier it is unequalled, for it cures the organs that makes the blood. This remedy which has done such wonders, is put up in the LARGEST SIZED BOTTLE of any medicine upon the market, and is sold by Druggists and all dealers at \$1.25 per bottle.

PARKER'S HAIR BALSAM. Illustration of a bottle of hair balsam with text describing its benefits for hair care and scalp health.

PARKER'S GINGER TONIC. Illustration of a bottle of ginger tonic with text describing its benefits for strength and health.

FLORESTON. Illustration of a bottle of Floreston with text describing its uses for various ailments.

F. M. WILKINS. Practical Druggist & Chemist. Lists various medical supplies including drugs, medicines, brushes, paints, glass, oils, and lead.

PALMER & REY, SOTON TYPE FOUNDERS. 205 & 207 Leidesdorff, and 529 Commercial Streets, SAN FRANCISCO, CAL. Advertisement for their printing and typesetting services.

GROCERIES—I shall keep on a full of GROCERIES & PROVISIONS. T. G. HENDRICKS. Advertisement for a grocery store.

HAYS & LUCKEY, DEALERS IN Drugs, Medicines, Perfumery, Paints, Glass, &c. Advertisement for a drug store.

HAVING BOUGHT OUT THE STOCK of Ellworth & Co., we will continue the business at the old stand on Willamette street, offering increased inducements to customers. Attention carefully given to all Physicians Prescriptions & Family Recipes.

Summons. In the Circuit Court of the State of Oregon for the County of Lane. G. W. Vaughn, Plaintiff, vs. L. G. Smith, W. H. Wheeler, M. J. Wheeler, W. H. Townsin and G. M. Cooper, Defendants.

IN THE NAME OF THE STATE OF Oregon: You are hereby summoned to appear in said Court and answer the complaint in said Court filed therein, on or before the next term of said Court in said Lane county, to-wit, November 5th, 1882, that being the first day of the term following the time prescribed in the order for publication of this summons, or judgment will be taken against you for the sum of eighty-five dollars, and for costs and disbursements of action.

It is ordered that service of summons be made on you by publication in the Eugene City Guard, for six consecutive weeks. Dated, September 5, 1882. GEORGE B. DORRIS, PFR.'s Attorney.

NEW SHOP! NEW GOODS! V. McFarland. TAKES PLEASURE IN ANNOUNCING to the public that he has opened a Tinshop in the old stand adjoining Bettman's corner where he will sell at the lowest cash prices. Stoves, Ranges, Tinware, Metals, and Pipes, ETC., ETC.

BE NOT DECEIVED. By Plasters claiming to be an improvement on ALLCOCK'S POROUS PLASTERS. ALLCOCK'S is the original and only genuine Porous Plaster; all so-called Porous Plasters are imitations. Beware of them. See that you get an ALLCOCK'S PLASTER, which we guarantee has effected more and quicker cures than any other external Remedy. SOLD BY ALL DRUGGISTS.

EUGENE MARBLE WORKS! Eugene City, Oregon. Marble Headstones, Tombs, Monuments & Marble Work OF EVERY DESCRIPTION, Furnished at the Lowest Market Rates, and of the Finest Marble. Give us a call and examine our work. 759 on Willamette, one door south of the CHURCH office.

Formerly owned by Titus. HAVING PURCHASED THIS WELL known stable, I respectfully request a continuance of the public's patronage. I intend to thoroughly refit and re-stock the stable. If you want a Nobby Rig, Resure and give the Fashion Stable a call. Horses Boarded at Reasonable Rates. This Stable is first-class in every respect, and competent and obliging hostlers are on hand ready to serve the public. Give us a Trial! Stable, one door south of St. Charles Hotel. D. R. LAKIN.

FINAL SETTLEMENT. NOTICE IS HEREBY GIVEN THAT the undersigned, administrator of the estate of Wm Drury, has filed his account for final settlement; and 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 WASHBURNE, Attorney.

OSBURN & CO. NEW DRUG STORE. DRUGS, CHEMICALS, OILS, PAINTS, GLASS, VARNISHES, PATENT MEDICINES, &c. Brandies, Wines and Liquors OF ALL KINDS. In fact, we have the best assortment of articles found in FIRST CLASS DRUG STORE.

NOTICE. I HEREBY GIVE NOTICE THAT I AM the sole owner of the Patent Right for Sinking and Driving Wells in Lane County, State of Oregon, and that said Right is protected by Letters Patent issued by the U. S. Government to Nelson W. Green, of Courtland County, State of New York. All persons who have Driven Wells, or had them driven, without my permission, since the 21st day of February, 1873, are liable to prosecution for infringement of said Right and are hereby notified to come forward and adjust the same.

SPORTSMAN EMPORIUM. Chas. M. Horn, PRACTICAL GUNSMITH. DEALER IN GUNS, RIFLES, Fishing Tackles and materials. Repairing done in the neatest style and warranted. Sewing machines, Safes, Locks, etc., repaired. Guns loaned and ammunition furnished. Shop on Willamette st, opposite Astor House.

BOOKS, STATIONERY AND GROCERIES. He is always on hand ready and waiting to accommodate his Customers with ALL kinds of food for MIND AND BODY. And can furnish a SMOKE to those desiring A GOOD CIGAR, OR TOBACCO CHEAP FOR CASH. Goods delivered in any part of the city free charge. R. G. CALLISON.

Geo. W. Kinsey, JUSTICE OF THE PEACE. Real estate for sale—Town lots and farms. Collections promptly attended to. RESIDENCE, corner Eleventh and High Sts. Eugene City, Oregon.

OPPOSITION. IS THE LIFE OF TRADE SLOAN BROTHERS WILL DO WORK CHEAPER than any other shop in town. HORSES SHOD FOR \$2 CASH. With new material, all round. Resetting old Shoes \$1. S.E.A. warranted to give satisfaction. Shop on the Corner of 5th and Olive Street.

ADMINISTRATOR'S NOTICE. NOTICE IS HEREBY GIVEN THAT the undersigned has been duly appointed by the County Court of Lane County, Oregon, administrator of the estate of Samuel H. Nosset deceased, and all persons having claims against said estate are requested to present the same to me with the proper vouchers at the law office of Geo S Washburne, in Eugene City, Oregon, within six months from this date. F. M. JACKSON, Administrator. GEO. S. WASHBURNE, Attorney. Dated September 23, 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 so to 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 Northwest corner of Section 12, T. 18, S. of R. 4 W., and running thence East 60.00 chs., thence South 25.85 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.

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 so to 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 Northwest corner of Section 12, T. 18, S. of R. 4 W., and running thence East 60.00 chs., thence South 25.85 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.

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 so to 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 Northwest corner of Section 12, T. 18, S. of R. 4 W., and running thence East 60.00 chs., thence South 25.85 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.

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 so to 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 Northwest corner of Section 12, T. 18, S. of R. 4 W., and running thence East 60.00 chs., thence South 25.85 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.

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 so to 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 Northwest corner of Section 12, T. 18, S. of R. 4 W., and running thence East 60.00 chs., thence South 25.85 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.

THE CHAMPION FRUIT DRYER! OR Pneumatic Evaporator. Is the Cheapest, most Simple and most Durable Fruit Dryer made. Every Farmer Should Have One. For particulars and samples of dried fruit apply to I. F. YOCUM, Agent for Lane County.