

What About Your Prospects



Are you building for your future, looking out for Number One and securing for yourself a portion of the great wave of prosperity that will sweep over Coos Bay during the next few years?

Have you prepared yourself for the near future; invested a portion of your savings in Marshfield realty; placed yourself in a position to claim your share of the profits that will be realized with the wonderful growth of the city? Or are you still "waiting to see what will happen"?

Buy now. The opportunity of a life time is before you. Invest in Coos Bay realty. It's all good. Buy as much as you can or as little as you must. Place your money to the best advantage. Buy in **FIRST ADDITION** where the new homes are being built, the streets graded and the lots improved.

50x120 foot lots, level and slightly, each a beautiful homesite facing on graded street for only \$300. Located right; on the "South side," the direction the city is rapidly growing and where 90 per cent of the new homes are being built. Buy now while you can get the select lots at the low price and on your own terms.

Call at our office for a plat.

Reynolds Development Co.

Coke Building

Owners.

Telephone 160-J

WHY

Congressman W. C. Hawley Should Be Re-Elected to Congress.

Because in point of ability, experience and qualifications no opposing candidate can favorably compare with him.

Because of large abilities and efficiency is added his known honor, manhood and a character without a blemish.

Because born in Oregon he knows the needs and has already secured millions of dollars for public improvements in the First District.

Because he travels thousands of miles over his district annually conferring with his constituents and learning their needs.

Because it has been proven that he is industrious, able, efficient, and successful in serving all the people and not a favored few.

Because he has been a faithful public servant, working up to a position of influence in national affairs, so that Presidents Taft and Roosevelt, his associates of all parties and constituents generally, prize him in terms similar to those used by Governor West, after a visit to the national capital, when he said in an interview: "In intellect, oratorical ability and devotion to the interests of the people, Hawley stands head and shoulders above the great majority of the members of the National House of Representatives."

(Paid Adv. Congressional Committee, 1st District.)

Vote for Millage Bill Number 320 X Yes

It provides six-tenths of a mill tax for support of Agricultural College and University of Oregon, giving them permanent support and taking them out of politics. It also provides one Board of Regents, thus solving the problems of cooperation, consolidation, division of expenses and economy of management.

It does not increase the average rate of taxation.

It repeals the \$500,000 University appropriation bill.

The Bill is endorsed by Governor West: "This Bill is in the interest of good business and should pass."

By L. R. Alderman, State Superintendent Public Instruction: "Experience in other states shows millage bill principle to be correct."

By Will H. Daly, President, Oregon Federation of Labor: "No argument can successfully combat the benefit to the state that will follow the adoption of the millage tax plan."

Endorsed by Portland Tax Payers League.

Bill prepared by committee of Governor's Commission, Boards of Regents, and administrative officers of the two institutions.

W. K. NEWELL
CHAIRMAN OF GOVERNOR'S COMMISSION

WILLAMETTE VALLEY FARMS,
In Lane County, Oregon.
Fruit & Berry Farms,
Truck Farms,
Dairy Farms,
Stock Farms,
General Farming—
Write for DESCRIPTIVE LIST
and LITERATURE telling you about
the wonderful resources of Lane
County, Oregon.
J. E. THOMAS & CO.,
Cottage Grove, Oregon.

If you have anything to sell, trade, or rent, or want help, try a Want Ad.

The Deadly Parallel

THIS IS THE TRICKY U'REN AMENDMENT OF 1910, WHICH LETS IN SINGLE TAX:

ARTICLE IX.

"Section 1a. No poll or head tax shall be levied or collected in Oregon. No bill regulating taxation or exemption throughout the state shall become a law until approved by the people of the state at a regular general election. None of the restrictions of the constitution shall apply to measures approved by the people declaring what shall be subject to taxation or exemption and how it shall be taxed or exempted, whether proposed by the legislative assembly or by initiative petition, but the people of the several counties are hereby empowered and authorized to regulate taxation and exemptions within their several counties, subject to any general law which may be hereinafter enacted."

THIS IS THE PEOPLE'S HONEST AMENDMENT TO KILL U'REN'S TRICKY SINGLE TAX:

ARTICLE IX.

"Section 1a. No poll or head tax shall be levied or collected in Oregon. The Legislative Assembly shall not declare an emergency in any act regulating taxation or exemption."

OFFICIAL BALLOT.

Number 308
Vote YES

The amendment to the right, above, will, if adopted, keep out single tax.

The other two Constitutional Amendments which are necessary to permit of rational tax reform will be Numbers 304 and 306 on the Official Ballot. Remember the numbers—304, 306 and 308. Vote Yes, and you have put up the BARS AGAINST SINGLE TAX.

REMEMBER THIS

Taft cannot be elected.
Roosevelt can be elected.
Wilson might be elected if the choice of a president was taken from the people and thrown into Congress.
The election of Wilson means tampering with the incomes of the business man, the wage-earner and the farmer.
It is up to every American to defend his income, upon which always depends his outgo.

THE ONLY WAY FOR THE AMERICAN VOTER TO DEFEND HIS INCOME IS TO PREVENT THE ELECTION OF WILSON BY VOTING FOR

ROOSEVELT AND JOHNSON

(Paid ad., Oregon Progressive Party.)

MAN TO MAN.

Many people of this district are acquainted with my record as Prosecuting Attorney, and will judge for themselves as to whether I have given good service. As public prosecutor, I have done my best to uphold the law. Crime is crime, and I have spared no honorable effort to bring the guilty to justice. No man can fill the office of Prosecuting Attorney and do his duty without making ene-

mies. I have made mine; some of them are influential.

To the voters I would say, don't accept the statements of enemies or those who want me out of office because I have prosecuted their friends. The purpose of the law is to establish justice, and it has been committed to the Courts to be administered for the protection of society and the punishment of criminals.

GEORGE M. BROWN.
(Paid advertisement.)

STATEMENT BY L. A. LILJEQVIST.

There are certain persons in Coos county that are doing their utmost to elect William Cardwell to the office of prosecuting attorney and the only argument they are able to advance is that George M. Brown has held office for a long time. These persons have associated themselves into what they term the "Marshfield W. W. Cardwell Club." They have mailed matter to a large number of the voters of the community. They have attempted to use personal suasion for argument, such as "A vote for W. W. Cardwell is a favor to me." Of all the weak reasons ever given for removing the most able prosecutor in the state of Oregon from his office, this is surely the feeblest. This club has recently flooded the city of Marshfield and the other towns of the county with a printed pamphlet in favor of their candidate and the whole burden of the cry therein is that Mr. Brown has held office for a considerable time. What higher argument can be given for a man that that he has filled the hardest office in the gift of the people of this district for four terms and yet through the host of opponents and enemies he has necessarily made, his consummate ability is so great that he is again the nominee of the Republican party.

And what is this so-called Cardwell club working for? Why are they so anxious to remove Mr. Brown? They have chosen as their president one Clint Going? He signs the pamphlet in his official capacity. And who is Clint Going? Before the April adjourned grand jury and the September grand jury, one of the women who was fined for running a disorderly house on Marshfield's waterfront, swore that in answer to the question "Through whom do you pay your rent to the landlord owning the premises upon which your house rests?" answer that she had paid it once or twice through C. C. Going. One of the property owners who was fined for permitting a house of ill fame to be conducted upon his premises, swore before the grand jury that the second rent money that was paid to him from the proprietress of a disorderly house upon his premises was paid to him through C. C. Going!

Whether you believe in the necessity of toleration in cases of the so-called "social evil," whether you believe that the statutes in this respect should be winked at by the prosecuting attorney or not, whether you believe that the prosecuting attorney should refuse to do his duty when complaints are made in this respect to the violation of law in this class of cases or not, do you believe that the enforcement of law should be turned over to one whose chief support comes from him whom sworn evidence says was the go-between between a house of prostitution and the landlord. Oh, shame, where is thy blush! Oh, decency, where is thy protection! Do the law abiding and law believing portion of this community think that they can take any chance in removing one who for 16 years has been a dread to the criminal class; one who has served the public fearlessly, faithfully and without the shadow of scandal, for four terms. If there is any doubt in the minds of any one as to the truth of the assertions stated above, speak to the following members of the recent grand jury and the members of the present one: M. J. Krantz, James Stock, J. H. Barklow, Ike Chandler, Ed. Lewellen, E. S. Davenport, J. W. Briggs, Thomas Coke, H. D. Wallace, E. J. Coffelt, H. D. Ingersoll, B. W. Caffel, Carl Garoutte, Jasper Yoakam.

It is squarely before the people—the question of law enforcement! Do you want it? Or do you want the influence that emanates from the Marshfield W. W. Cardwell Club? The writer is not so prejudiced by the tremendous salary that he receives for doing his part in upholding law that he is afraid of losing his job. He is not one-tenth as much interested as are the people of Coos county. A little reflection for their own interest is all that is asked.

Do not sacrifice so able a prosecutor because some of you may wish to knife me. George M. Brown is the man who asks for your votes, not I. He is pre-eminently entitled to your support.

L. A. LILJEQVIST,
Deputy Prosecuting Attorney.
(Paid adv. by L. A. Liljeqvist, Coquille, Oregon.)

OFFICIAL BALLOT—370-371.

In the larger cities it is a common spectacle, particularly at night, to see the streets filled with a boisterous mob addressed by some long-haired, wild agitator, who, ordinarily has made a complete failure of his own mission in life, and then attempts to tell us what is the trouble with the world and how it should be remodelled to make it perfect.

In business enterprises it is the successful man who is ordinarily able to run a business successfully. The man who is a failure is unable to guide a business institution and has to seek some other vocation, yet in the speech-making we see this thing reversed and the unsuccessful person, the wild-eyed agitator, who has never accomplished anything, seeks to gather together upon the streets the citizens of a community and inspire them with his own wild ideas.

In this country, we hear of free speech, and every man is allowed to do anything that he sees fit, so long as he does not break the law, but there are certain police regulations, or in other words, regulations that are necessary for the purpose of protecting the life, health and happiness of the citizens, and also for the regulating of conduct so as not to interfere with the rights of the public generally, nor to interfere with public decency and morals.

In large cities where men are wont to congregate, in large bod-

C. A. SMITH MAKES STRONG APPEAL FOR BAR IMPROVEMENT

HEAD OF C. A. SMITH LUMBER INDUSTRIES WRITES STRONG LETTERS TO UNITED STATES ENGINEERS ABOUT CONDITIONS.

PRaises TIMES.

In a letter to The Times C. A. Smith says: "Permit me to repeat my congratulations. I was naturally somewhat surprised that Marshfield had arrived at a stage where our daily paper issues extras like the metropolitan press in the east."

Mention was made in The Times yesterday of an appeal by C. A. Smith, head of the C. A. Smith Lumber and Manufacturing company, to the United States engineers for improvements in the bar and harbor. Mr. Smith yesterday sent the following self-explanatory letter to the engineers:

"In referring to our letter of the 30th ultimo, and confirming the dangerous condition of the outer end of the jetty, I take the liberty to herewith enclose a bulletin issued by the Coos Bay Times this morning regarding the disaster to the schooner Osprey and the loss of five lives."

Mr. Smith previous letter to the engineers was as follows:

"Referring to the public notice received through the U. S. Engineers' Office of Portland (dated Oct. 7, regarding Coos Bay and its improvements, permit us to state that we believe it is not only desirable, for the purpose of encouraging and increasing the navigation in this bay, but also necessary for the protection of the work which has already been done by the government at a large expense, to take some steps as rapidly as possible to rebuild the outer end of the present jetty, known as the North Jetty. Being, without doubt, altogether too low and narrow when originally built, the continual action of the water has gradually caused it to wear away and settle so that a very large portion is now below the surface at extreme low tide.

"The second project, classified as 'B' in the public notice referred to, as recommended by the engineers, without doubt, would prove most effective and permanent in opening up and keeping open the entrance to the Bay, and we believe a second examination would, without question of a doubt, cause the engineers to confirm the former recommendation, and when, under excitement, there seems to be limitation as to what they may do, it is not only fitting, but necessary, that the authorities who have control of the city, and who are responsible for its proper and decent management, should have control of street speech making in such a manner as not to offend the decency and morals of citizens who use the streets for business or pleasure.

In the city of Portland, it has been a common thing to hear a long-haired agitator cast reflections upon our flag; upon our officials; upon our government; upon our country, and our constitution; so much so that it makes the blood of every decent American citizen boil to have to listen to such things, and these things are rammed down the throats of decent citizens by the streets agitators, who, as we have said, are people who have made a failure of everything that they have undertaken in this life, but yet set themselves up as paragons of virtue and ability.

While free thought and free speech is guaranteed under our constitution, and must be allowed, yet where it is of a character to offend public decency, where such meetings are held on the streets of a large city so as to impede traffic, it seems fitting and proper that the authorities of said city should have the right to regulate such speaking; to say where it should be allowed; and under what conditions; and so long as the authorities are not arbitrary in their decisions, but regulate the thing with fairness and integrity, there ought not to be any valid objection to a law such as is contemplated; but, as a matter of fact, it ought to be welcomed by every decent, fair-minded citizen, and as a matter of fact, is absolutely and perfectly constitutional in every way.

This bill was prepared for the purpose, as is stated, of prohibiting the holding of a public meeting in public streets, in towns or cities of over 5000 population, unless a permit to do so be had from the authorities, and this bill is entirely constitutional and within the police powers of every municipality, to regulate the doings in the city so as not to interfere with public peace and public morals.

We feel that this bill should be passed by a large vote, and that in passing this bill, we are protecting our citizens and our homes.

(Paid advertisement.)

Fred Hollister returned Tuesday from a business trip to Florence. Mrs. Hollister and son, Frederick, remained for a longer visit. Fred says that the Wilhelmina is now a total wreck, being almost entirely buried in the sand. No attempt was made to salvage the vessel, not even the engines being removed.

Have your job printing done at The Times' office.

Times' Want Ads bring results.

port, and urge upon Congress speedy appropriation.

"Another and very important question affecting the Bay and its entrance is the continual building up and increasing of the sand-spit between the Bay and the ocean; the sand being washed up by the continual swells from the west is drifting and building up the sand-spit higher and higher, considerable of the sand drifting across into the bay and changing the extreme southeast end thereof. We believe that this sand-spit should in some way be covered by a growth of grass and trees to prevent this drifting. This, in our judgment, as stated above, is a very important question to the future of this bay and as we understand and believe, could be remedied at a comparatively small expense.

"This bay being far the best opportunity for a harbor as to size, natural location and cheapness of necessary improvements between San Francisco and Columbia river—if not Puget Sound, with almost inexhaustible resources of timber and coal and wonderful opportunities for agriculture, we naturally feel that the government should proceed more rapidly in assisting in its development, our company now having continuous weekly service between this port and San Francisco of two steam steel vessels with a capacity of 15 and 35 hundred tons respectively and have just launched another with four thousand tons capacity for the same service. A number of other and smaller vessels are plying between this port and the ports north and south. At various times very much larger vessels have been coming in here during the last eighteen months for the purpose of loading lumber for trans-Pacific ports. Each and every time they have been obliged to take out of this port about half cargo only, on account of there not being sufficient water on the bar, and proceed to the Puget Sound ports for completion of their cargoes at a great loss of time and expense.

Realizing fully the extent of our country, and to some extent the enormous work which is being carried on by the government for the improvement of navigation in so many localities, and that this out-of-the-way place is practically unknown, we still feel warranted in urging the attention of your board on the needs and great possibilities of this harbor and its great importance to the western section of our country, especially at present, and more and more as time goes on.

Yours truly,

INTER-OCEAN TRANSPORTATION COMPANY.

ASQUITH SAYS IT IS UNTRUE

English Premier Denies Story That His Government Favors Single Tax.

(By special cable from London to the Oregon Equal Tax League, relayed from Portland to the Coos Bay Times.)

LONDON, Nov. 2.—When Premier Asquith learned for the first time today that the single taxers of Oregon had been representing that his government, himself and the chancellor of the exchequer, Lloyd George, were in favor of single tax, he was exceedingly indignant.

The premier immediately issued the following statement from his office at 10 Downing street: "Mr. Asquith stated in the House of Commons July 30 and in a speech at Ladybank October 5 that the policy of the government does not include single tax."

It is against the policy of the premier to give out interviews, but his private secretary furnished your correspondent with a copy of Mr. Asquith's speech at Ladybank when he said: "Whatever the proposals of the government may be they will not embrace what is called the policy of single tax, which to my knowledge has not a single supporter in the present cabinet, and which in my opinion and I believe in the unanimous opinion of my colleagues also, by singling out for the purpose of bearing the whole burden of taxation of the land to the exclusion and relief of all other forms of property is consistent neither with justice nor expediency."

Your correspondent could not get in touch with Mr. Lloyd George but Mr. Asquith's statement that not one of his colleagues favors the exclusive land tax certainly covers him.

George Lambert, member of parliament, informed your correspondent, however, that Mr. Lloyd George had given him permission to say that the chancellor was not in favor of single tax.

Members of the cabinet who, owing to their official position, are unable to declare themselves on the politics of another country, were mortified to know that U'Ken and Oregon's single taxers had chosen to lie deliberately about their attitude.

SPECIAL CANDY SALE at STAFFORD'S Saturday and Sunday. 40 cents per pound for French Bonbons.

Times' Want Ads bring results. News—Times Want Ads bring results.