THE COOS BAY TIMES, MARSHFIELD, OREGON, MONDAY, NOVEMBER 4, 1912 .- EVENING EDITION.

C. C. Going's Answer to L. A. Liljeqvist:

In last Saturday evening's papers you saw fit to attack me in one of the most dastardly and cowardly manners possible. And, although I believe and know that my character as a citizen of this community is as honorable and upright as yours is in your community, Mr. Liljeqvist, and needs no defense from any cowardly, dirty attack that you might make upon me, human nature can not stand by and refrain from an answer. You insinuate, Mr. Liljeqvist, that I acted as a go-between.

This Is a True Statement of What You Distort and Garble

Mr. Liljeqvist. First, I am in business, selling goods. Second, my goods are for sale to the public. Third, I am not in the business of asking my customers what their morals are, except as to their financial ability to live up to their contract. Fourth, I was collecting a payment on goods sold to the party you refer to and at the time of making this collection I was handed some money and asked, as a matter of accomodation, to hand it to the property owner. This, then, is the great wrong that I have done, to hear you tell it. This little matter of accommodation, you would stretch and twist into a character assassin attack on me, merely because I have seen fit to support a candidate for office that you are opposing. You insinuate also, Mr. Liljeqvist, that I had done this two or three times, which is a damnable lie.

Mr. L. A. Liljeqvist YOU HAVE PROSTITUTED YOUR OFFICE

AS ASSISTANT DISTRICT ATTORNEY; YOU HAVE VIOLATED THE ETHICS OF YOUR PRO-FESSION. YOU STATE THAT THE INFORMATION YOU PUBLISH AGAINST ME WAS OBTAIN-ED IN THE GRAND JURY ROOM. DO NOT THE LAWS OF THE STATE PRESCRIBE THAT ALL MATTERS BEFORE THE GRAND JURY SHALL REMAIN SECRET AND INVIOLATE? HAVE YOU NOT VIOLATED THE LAW AND THE TRUST INTERPOSED IN YOU BY REVEALING THE INFORMATION THAT YOU CLAIM TO HAVE RECEIVED IN THE GRAND JURY ROOM? HAV-ING KNOWN YOU TO BE JUST THE KIND OF A MAN THAT YOU HAVE SHOWN YOURSELF TO BE BY THIS COWARDLY INSINUATING ATTACK ON ME IS THE PRE-EMINENT REASON

FOR MY SUPPORT OF THE CANDIDATE THAT YOU OPPOSE. IF I HAVE BROKEN THE LAW, WHY DID YOU NOT HAVE ME ARRESTED AND CONVICT-ED? I WOULD HAVE GLADLY PAID THE FINE. I TRY TO BE A LAW-ABIDING CITIZEN AND IF I BREAK ANY LAWS I WANT TO PAY THE PENALTY. WHY DO YOU WAIT TILL JUST BEFORE ELECTION TO SPREAD BROADCAST THROUGH THE NEWSPAPERS NEWS THAT YOU CLAIM YOU HAVE ABOUT ME? WHY DO YOU MAKE IT INSINUATING?

I'll tell you why. Because you know, in your own heart, that I am guiltless of any intention of breaking the law. You thought that you would "line me up" with lawbreakers and thereby hurt the candidate that I am supporting. In regard to my supporting candidates for office I have always exercised my best judgment and that liberty which every American citizen is entitled to and which you have no right whatever to question. In supporting candidates for office I have never attacked the character or reputation of any opposing candidate, nor have I ever undertaken to assassinate the character or injure the reputation of any good citizen who has seen fit to oppose me.

Mr. Liljeqvist, you have seen fit to take advantage of this campaign to try and injure my standing and business in this community. You have made an attack upon a private citizen. It is entirely a question that should be settled between you and me personally and damned be the one that asks for quarter.

(Paid Advertisement.)

C. C. GOING

Vote 314 Yes for Regulation

of Public Utilities

IF YOU FAVOR THE PLAN OF RATIONAL TAX REFORM, IF YOU ARE AGAINST THE SINGLE TAX SCHEME, YOUR BALLOT SHOULD BE MARKED THUS:

and the second se		
304 X	Yes	Permits classification of property for taxation; sim- plicity, justice and economy in administration. Al- lows equitable apportionment of State taxes.
306 X	Yes	Requires uniformity in taxation of each class of prop- erty. Harmonizes with No. 304 and insures fairness and equality in taxation.
308 X	Yes	Repeals Single Tax "Joker" of 1910 and blocks all at- tempts to slip Single Tax through under guise of "county option" or "home rule" in taxation.
350 X	Yes	Constitutional amendment authorizing the taxation of incomes, with reasonable exemptions.
352 X	Yes	Exempts from taxation household furniture and goods used in homes, also wearing apparel and similar un- productive personalty in use.
354 X	Yes	Exempts taxation from mortgage notes, credits and evi- dences of indebtedness. Abolishes double taxation Does not exempt bank stock.
356 X	Yes	Revision of inheritance tax law following model law of National Tax Association. Would increase revenue from this source and promote social justice.
⁸⁶⁴	Yes No	Would defeat SINGLE TAX concealed behind mask labeled "GRADUATED Single Tax" or "Graduated SPECIFIC Tax."
870 377 X	Yes No	Would defeat local Single Tax measure in Coos Coun- ty.

Chas. V. Galloway, Chairman, Salem, Oregon. ded by LEGISLATIVE TAX COM

(Paid Adv.)



THESE NUMBERS WILL BAR SINGLE TAX IN OREGON

Ernest Lorentzen Has Papers Re-voked for Eight Months. SAN FRANCISCO, Nov. 4.—Ern-est Lorentzen, second mate of the mitted that he alone was to blame for the disaster which sent the vessel to the bottom off Point Ar guello. He was found guilty by the inspectors and his papers were revoked for eight months.

and within five minutes of the

the night was clear and the men on watch had no excuse to offer for their part in the disasters.

The insurance companies of the turn the paper. United States in 1911 paid out As the matter now stands Mr. Mil-

Bad Mixup Over Trade for Property

TROUBLE IN

In Coquille.

The business of the Ladics Bazaar is in a tangle which the courts may be called upon to adjudicate; that is, the private business of the former proprietors, Messrs, Garman and Mc-

Cormick. H. W. Miller at present in charge of the affairs of the Bazaar for R. O. of the affairs of the Bazaar for R. O. Knowiton, came to Coquille three weeks ago for the purpose of trading his residence property at Newberg for the business. The following informa-tion was glaned from an interview with Mr. Miller: The business was represented to him as showing re-turned of 610 0 of day and having a turns of \$40.00 a day and having a \$5000 stock of all new goods. It was also represented to him that the firm owed a little money to one of the lo-cal banks and that there are no other incompanyous incumbrances

Believing these matters to be as re-presented Mr. Miller executd a deed to his home place to Mr. Garman. to his home place to Mr. Garman-Later it developed that Mr. Garman-owed considerable money in San Francisco and eastern cities and also in Coquille. In an effort to raise money to satisfy these claims Mr. Garman executed a deed oftrust for the Newberg property to Mr. McCor-mick, the latter gentleman represent-ting that his brother had plenty of ing that his brother had plenty of money and that he would advance it, McCormick took the trust deed and departed for Eugene stating that he would telegraph the money to Co-

ulle. Up to the present time the monty has not reached here and Mr. Gar-man is now on his way to Eugene to securea return of the trust deed. The for their part in the disasters. The Canadian Pacific railway has introduced oil-burning locomo-tives.

courts before he is compelled to re-

vessel to the bottom off Point Ar guello. He was found guilty by the inspectors and his papers were revoked for eight months.
Just why Lorentzen, whose watch it was, did not summon Captain Svensen when the vessel struck. Was not explained to James Guth, is pectors of hulls and bollers. Loo rentzen denied that he had been drinking. He presented a complete enigma to his inquisitors. Lorentzen's conduct before the board of Inquiry was strikingly like that of Third Mate Thomas of the Santa Rosa, which was wrecked within a stone's throw of the spot and within five minutes of the
Times' Want Ads bring results.