

Remember that this paper is the only one in Lincoln or Benton county that has the courage to stand for the common people.

# Lincoln County Leader.

The LEADER should be read by every tax-payer of Lincoln County. It will cost you but \$1.50 a year.

Volume I.

Toledo, Lincoln County, Oregon, Thursday, Dec. 21, 1893.

Number 42

### DIRECTORY.

**LINCOLN COUNTY.**

Joint Senator C. B. Crosno  
County Judge D. P. Blue  
Clerk F. Jones  
Sheriff George Landis  
Treasurer Henry Deullinger  
School Superintendent Chas. Booth  
Surveyor Joe Sideman  
Assessor T. E. Parker  
Coroner Jas. Russell  
Commissioners J. O. Stewart  
M. L. Trapp

**TOLEDO PRECINCT.**

Justice of the Peace A. J. Hall  
Constable A. E. Altree

### CHURCHES AND SOCIETIES.

**METHODIST EPISCOPAL CHURCH.**—Divine services will be held under the auspices of the Methodist Episcopal Church as follows: First Sunday of each month at Elk City school house at 11 a. m. and 7 p. m. Second Sunday at Toledo, in Old school house, at 11 a. m. and 7 p. m. Song services begin at 6:30 p. m. Third Sunday at the M. E. Church, Newport, at 11 a. m. and 7 p. m. Fourth Sunday at Yaquina School house at 11 a. m. at Mill Point at 8 p. m. All are cordially invited to attend.

A. L. HAWLEY, Pastor.  
Address, Toledo, Oregon.

**FIRST BAPTISTS.**—Meet every first Sunday in each month, at 11 a. m. and also on the Saturday preceding the above Sunday, at 2 p. m. in the Toledo Public Hall. L. M. Butler, Resident Pastor.

**ST. JOHN'S CHURCH (Protestant Episcopal).**—Divine services the third Sunday of every month, at 11 a. m. All are invited to attend. Rev. Chas. Booth, Missionary. Residence, "Rectory," Newport, Or.

**I. O. O. F.—Toledo Lodge, No. 108.** Meet every Friday evening at their hall in this town.  
BENIS ARNOLD, Sec'y. R. F. COLLAHORE, N. G.

**I. O. O. F.—Meets every Thursday evening.** 7:30 o'clock in Grady's hall, this town.  
Bethers, C. T. Jennie Alexander, Secretary.

**P. A. and I. C.—Toledo Union, No. 156.** Meets every Saturday evening at Grady's hall in this town. All members requested to attend. T. T. Reeder, President; J. J. Turnidge, Secretary.

**I. O. O. F.—Hay Lodge No. 118, of Yaquina City.** Meets every Saturday evening. Visiting brothers are always welcome.  
E. BURROWS, Secretary. J. N. STARK, N. G.

**I. O. O. F.—Newport Lodge No. 89.** Meets every Saturday evening. Visiting brothers are cordially invited to attend. JOHN RICHARDSON, N. G. WM. ARNOLD, Secretary.

**A. F. & A. M.—Newport Lodge No. 85.** Regular convention on Saturday or Sunday of each full moon. Visiting brothers are cordially welcomed.  
JAS. H. RUSSELL, W. M. JAS. ROBERTSON, Sec'y.

**A. A. O. U.—Phil Sheridan Post No. 34.** Meets every second and fourth Thursday evening.  
Geo. SYLVESTER, Com. R. A. BENNELL, Adj.

**U. B. Vogle,**  
PRACTICAL WATCHMAKER  
Corvallis, Oregon

**HOTEL LINCOLN**  
T. J. Buford, Prop.

Everything First-class.  
Charges Reasonable.

TOLEDO, OREGON.

**J. A. HALL,**  
Justice of the Peace  
Toledo, Oregon.

Deeds, Mortgages, and all kinds of legal papers executed with correctness. Careful attention given to all business entrusted to my care.

**W. C. SHEPARD,**  
Attorney-at-Law,  
Residence, Stanford, Oregon.

Business in any court in Lincoln County promptly and carefully attended to.

**FREDERICK D. CARSON,**  
Attorney-at-Law,  
Toledo, Lincoln County, Oregon.  
Collections, Conveyancing, and Court Practice Generally.

Refers by permission to Ex-Gov. J. S. Pillsbury, U. S. Senator W. D. Washburn, Gen. John F. Rea, Ex-Commander-in-Chief U. A. R. Minneapolis, Minn.; Hon. Martin F. Morris and J. J. Burlingame, Ex. Washington, D. C.; Schuyler Duryea, Chief Clerk Patent office, Fairfax County, Va., and Rev. Chas. Booth, Newport, Oregon.

**The Webfoot Route.**  
Oregon Pacific Railroad.

E. W. HADLEY, Receiver.  
Direct Line—Quick Dispatch—Low Freight Rates.

Between Willamette Valley points and San Francisco.

### OCEAN STEAMER SAILINGS.

S. S. WILLAMETTE VALLEY.  
Leaves San Francisco November 5th, 14th and 23rd, 1893.  
Leaves Yaquina November 9th, 19th and 28th, 1893.

And about every ten days thereafter.  
This company reserves the right to change sailing dates without notice.

### RIVER STEAMERS.

Daily service between Portland and Salem and Upper Willamette river points.

H. E. MULLAHL, General Superintendent, Corvallis, Oregon.

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AT

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Men's Youth's and Boys' Clothing, Hats, Caps, Boots and Shoes. Gum Wear and Oil Clothing, Ladies' Dress Goods, Notions, Ladies' Wraps and Jackets.

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YAQUINA.

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ATTORNEY-AT-LAW,  
Notary Public,  
Toledo, Oregon.

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Pure Wines and Liquors.  
Fresh beer on draft.  
A QUIET AND ORDERLY RESORT.  
Toledo, Oregon.

**S. T. JEFFREYS,**  
Attorney-at-Law,  
CORVALLIS, OREGON.  
Will practice in Justice, County and Circuit Courts of  
Lincoln County.

**LOT. C. POWELL,**  
Civil Engineer and Surveyor.  
Lines of Original Surveys accurately located. Terms Reasonable. Address all communications to  
ONA, LINCOLN CO., OREGON.

**ROBT CAMPBELL,**  
PROPRIETOR OF  
Toledo Meat Market,  
DEALS IN  
Fresh and Cured Meats  
OF ALL KINDS.  
Toledo, Oregon.

**The Alsea House**  
Waldport, Lincoln County, Oregon.  
Headquarters for politicians, tourists, hunters and the public. Comfort, cleanliness and good grub at low rates, our motto.  
Feed stable and saddle ponies.  
WM. R. WAKFIELD, Prop.

**JOB PRINTING**  
The place to get your  
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LETTER HEADS,  
BILL HEADS,  
STATEMENTS,  
ETC.,  
And all kinds of  
PRINTING,  
Is at the  
LEADER OFFICE.  
Price and Work Satisfactory

**Notice for Publication.**  
Land Office at Oregon City, Oregon,  
November 15, 1893.

NOTICE is hereby given that the following named settler has filed notice of his intention to make final proof to support his claim, and that said proof will be made before the County Clerk of Lincoln County at Toledo, Oregon, on January 2, 1894, viz:

Nicholas Constantine, H. E. No. 5480, for the northeast 1/4 of southeast 1/4, south 1/4 of southeast 1/4, southeast 1/4 of southwest 1/4, section 27 Township 12 south Range 11 west.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Allen Foran, Lewis Southworth, A. C. Darling, A. A. McAnary, all of Waldport, Lincoln County, Oregon.

ROBERT A. MILLER,  
Register.

The Ashland Record says of a deer hunt with bounds: "William Gee, in company with James Leabo, his brother Noah Leabo, of the Willamette, and Cal. and Mark Wingham, had a big deer hunt in the famous Elk creek district last week. With four dogs they killed 51 deer in six days. One day they killed 24 deer."

### Ordinance No. 5.

An ordinance concerning elections.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF TOLEDO:

Section 1.—The annual election of officers of the city of Toledo shall be held on the Tuesday after the first Monday in December of each year, and the polls shall be opened at 8 o'clock in the morning, and closed at 6 o'clock in the evening of each election day.

Sec. 2.—There shall be provided by the recorder two polls books at each election which shall be given to the judges of election, at the time they are sworn in.

Sec. 3.—It shall be the duty of the marshal to see that the place selected by the common council as the voting place, is properly furnished for that purpose, as the accommodation of the judges may require.

Sec. 4.—So far as the annual election is not provided for by this ordinance, the same shall be, as far as circumstances will permit, conducted according to the laws of this State, regulating elections for state and county officers.

Sec. 5.—Each voter must be a qualified voter of the County of Lincoln, and for thirty days previous to the election a resident of the city of Toledo.

Sec. 6.—Previous to any annual or special election the common council shall appoint three judges of election, who are legal voters of the city, two of whom shall also act as clerks of said election.

Sec. 7.—Elections shall be held at such place in the city as the common council shall designate, and ten days before any annual or special election, the recorder shall publish in some newspaper printed in the city, or post in three public places in said city notice of such election, the time and place of holding the same, and the hour when the polls shall open and close he shall also notify the judges of election of their appointment at least five days before the election.

Sec. 8.—If any person appointed by the common council to act as judge of election shall fail to be present at the place of voting at the time when the polls should open the voters present may elect judges who shall be qualified voters and when qualified they shall conduct the election as if appointed by the common council.

Sec. 9.—Hereafter at each annual election there shall be elected a mayor, recorder, treasurer and marshal by the voters of said city, who shall respectively serve for the term of two years or until their successors are elected and duly qualified.

Sec. 10.—That at the first general election there shall be elected six aldermen for said city by the qualified voters therein and the alderman elected shall so classify themselves by lot as that three of their number shall go out of office at the expiration of one year and three of their number at the expiration of two years.

Sec. 11.—At each general election in said city, there shall be elected three aldermen for said city by the qualified voters thereof, who shall serve in the common council for the term of two years or until their successors are elected and duly qualified, said alderman shall be qualified voters in said city.

Sec. 12.—At all general elections held in the city of Toledo for city officers, each election shall in full deliver to the judge of the election a single ballot on which shall be written or printed the name of each person voted for, with a proper designation of the office which he may be expected to fill.

Sec. 13.—The judge to whom any ticket may be delivered shall upon receipt thereof pronounce in an audible voice the name of the elector, and if no objection shall be made to him, and the judges are satisfied that the elector is a legally qualified voter as provided in section 5, of the ordinance, the judge shall put the ticket immediately without inspecting the name written or printed thereon, in the box prepared for that purpose, and the clerks of election shall enter the names of the elector and number in the pool book or books. The ballots after being counted by said judges shall be sealed up in a package and delivered to the recorder by and of the judges of election and said recorder shall deposit them in his office where they shall be safely kept for two years, he shall not allow the same to be inspected except in case of contested election or unless the same become necessary to be used in evidence and then only by order of the court.

Sec. 14.—The judge of election shall administer the following oath to any person whose vote shall be challenged, "you do solemnly swear or affirm, that you are a citizen of the United States or have declared your intention to become such, (as the case may be) one year next preceding this election, that you are of the age of twenty one years, that you have been a

resident of the state for six months and of the city of Toledo thirty days next preceding this election and that you now reside therein, so help you God."

Sec. 15.—It shall be the duty of the judge or judges of the election to challenge any person offering to vote whom he shall know or suspect not to be qualified as an elector.

Sec. 16.—If two or more ballots be folded together as to present the appearance of a single ballot they shall be laid aside until the count of the votes is completed and if upon the comparison of the count and the appearance of said ballot a majority of the judges be of the opinion that the ballot thus folded together was voted by one elector they shall be excluded from the count.

Sec. 17.—After the examine of the ballots be completed the number of votes for each person shall be annunciated under the inspection of the judges and set down in the poll books, shall be signed by the judges and attested by the clerks of the election and the names therein contained shall be counted and set down at the foot of the poll books and the clerks shall certify the same to the recorder.

Sec. 18.—Returns shall be made immediately after the election to the recorder by one of the judges of the election and as soon as the returns are made the mayor and recorder shall proceed to canvass the votes, and shall make a report of the same to the common council at the next meeting thereof.

Sec. 19.—The recorder shall, after the votes are canvassed and reported as specified in section 18, issue certificates of election, to each person elected, and in case two or more persons have received an equal number of votes for any office at the election, he shall notify such persons of that fact, and advise them of the next meeting of the council, when the case shall be considered and decided by lot, in such manner as may be directed by the council.

Sec. 20.—Any candidate failing to receive a certificate of election, may contest the election of the candidate holding the certificate, by serving a notice on such person, stating the points which the election is contested and file the original with the common council, with proof of service endorsed thereon.

Sec. 21.—The council shall then appoint a committee to take the testimony and report the facts at the next meeting of the council, or at such other time as may be directed, provided, that the points upon which the contest is made are deemed of sufficient importance by the council to require such action, said committee shall give each party five days notice of the time and place of hearing said contest and after the conclusion of the testimony they shall report the same together with their findings of fact, to the council with a resolution in favor of the person having the office whom they shall find entitled to the same and there upon the common council shall proceed to decide the same according to the right disregarding all irregularities or mistakes.

Sec. 22.—Judges of election shall be allowed three dollars for each day they act as such to be audited by the council and paid out of the city treasury.

Sec. 23.—Whenever it shall satisfactory appear to the common council of said city, that a vacancy has occurred in any office, the common council shall in all vacancies fill the same by appointment.

Sec. 24.—That any officer of the City of Toledo, may be removed from office for malfeasance inattention or incompetency in office upon a two third vote of the council, provided, that any such officer shall before being removed, have charges preferred against him in writing, the officer to have a copy thereof certified by the recorder at least ten days before the action thereon by the council particularly in what the malfeasance inattention or incapacity consists and the trial thereafter shall be conducted as far as may be according to the proceeding and rules of evidence in a court of justice. Passed the common council, Nov. 18, A. D. 1893.

Attested, Approved,  
J. A. HALL, C. B. CROSNO,  
City Recorder, Mayor.

### Employee Left.

The sale of the O. P. last Friday for the pitiful sum of \$200,000 have blighted the men's hopes of securing their back pay. It is now understood that the claims in order preferred will stand something like this: First the court expenses of sale; second, the due and delinquent taxes against the road; third, the \$40,000 in receiver's certificates issued by Receiver Hadley last spring to pay the pretended 46 per cent. of back pay; and fourth, the

wages due the employes and the vast mass of receiver's certificates which have been issued from time to time for years. This would mean only about ten cents on the dollar to the men on their back pay.

The employes are anything but satisfied at the outlook as may now be expected. They had a meeting at Yaquina and also at Albany, and on Sunday a special was run from Albany to Yaquina and the employes held a meeting at the latter place on Sunday, at which time a committee of five was appointed to go and consult Judge Fullerton and see what can be done for them. The committee left on Sunday.

### The O. P. Sale.

The long expected sale of the Oregon Pacific road at the hands of the sheriff of Benton county took place at Corvallis last Friday. At the appointed time, Sheriff Osborne read the notice of sale, and announced that the sale was on. At this time protests against the sale were made in the interest of the Hoeg faction, the Grant Powder Co., and the Willamette Valley & Coast Wagon Grant Co. After these protests were duly read the sheriff announced that he was ready for bids. A painful suspense ensued, which was broken by Messrs. Clarke and Hughes, two New York lawyers, representing the Blair-Wharton-Hagard people who, after depositing a certified check for \$200,000 made a bid for that amount. The sheriff, after calling the required number of times, knocks the property down to the property down to the bidders, and the Oregon Pacific was sold for the paltry sum of \$200,000, or at least one sixth of its actual worth. So ended another chapter in the drama in real life which has been on the boards for some time.

The curtain raises again at Corvallis next Tuesday, when the court will be asked to confirm the sale. The great question now is, is whether the court will so confirm the sale, and upon this point there are many opinions. The men, as is stated elsewhere are making strong efforts to prevent a confirmation and protest upon protest from other interested parties are being poured in upon Judge Fullerton to the same end. Should the court confirm the sale the men are defrauded out of their money and the most outrageous steal of the times has been perpetrated to a finish. The developments of next Tuesday at Corvallis are anxiously awaited.

Representative Bowers of California, has introduced to bill of an important nature. It is to establish a system of postal savings banks in the United States, every first, second and third-class office to be a receiving point for depositors of not less than \$5 or more than \$500 on the same day, on which funds the government is to guarantee interest at three per cent. per annum. At the request of the depositor bonds will be issued to him by the Secretary of the treasury in the denomination of \$100, to run twenty years at four per cent. interest.

Mr. Bowers said that his idea was two-fold: First, to provide means by which the people could put their savings in a place where its security would be absolutely certain; second, to open a way for the raising of funds for the government without resorting to methods of taxation which would be felt by the people.

The small savings of the people had always, he said, been a means of acquiring wealth by sharp persons and corporations of various kinds. For instance, a savings bank was now an adjunct of nearly all commercial banks, and the former was used as a dumping-ground for all the worthless securities of the latter, so that in some cases of failure the depositors in commercial banks had received four times as much of their deposits as had the depositors in savings institutions that were part and parcel of them and had failed at the same time they did.

Mr. Bowers said he did not expect the bill to pass at this session, though he would make a strong fight for it. The Wall-street interests would antagonize it, and all banking interests would join them.