

MOTIVES THAT MAY ACTUATE OPPOSITION TO METERS GIVEN

Commissioner Daly in Statement Indicates Selfish Reasons Inspire Antagonism.

Information indicating motives that may actuate Whitney L. Boise, the Oregonian, J. W. Conway and William Deveny, in their opposition to water meters, was furnished today by Will H. Daly, commissioner of public utilities...

Whitney L. Boise is connected with the Hawthorne through marriage with one of the daughters of the late Mrs. Hawthorne. For several years he was manager of the estate which consists of many east side and some west side properties. His interest other than manager has been continuous. Information from the water office shows that about two-thirds of these properties have a flat rate service.

From the condition of disrepair some of these buildings are said to be in, the cost of plumbing repair and the fact that tenants would insist upon to prevent leakage if meters were generally installed would be very considerable to the estate," said Mr. Daly. "It can easily be understood from a review of this report why Mr. Boise should be unwilling to have water meters installed."

Oregonian's Fight Explained. The commissioner of public utilities similarly traced connection between the Oregonian's fight against him and his policies including the referendum on the water metering.

May 12, 1913, H. L. Pittock, owner of the Oregonian, and another petitioned the construction of a pipe line from Monte Vista Terrace on King's Heights 7400 feet to the city limits, about a mile outside the city limits," he said. "They wanted to install the pipe line at a cost of \$10,000, a stand pipe costing \$10,000, and pumps costing \$3,000, total \$17,000, which the city was then to take over at cost of construction, receiving a guarantee of 6 per cent income on the cost, but without taking into account cost of operation, depreciation and risk.

He observed that the 8-inch pipe line asked for would extend far beyond the city limits, through several thousand acres of farm land almost without population. H. L. Pittock's fine new home at the peak of King's Heights would have been first to receive service.

Says Pittock Was to Benefit. "There were a few others connected with the present King's Heights line that could be changed, but even with these added the actual income on the cost would be but 8-10 of 1 per cent. It was clearly a plan that would result in giving Mr. Pittock Bull Run water at excessive cost to the city, and reach lands partly by his ownership that could then be subdivided into town lots, advertised as having Bull Run water and sold at increased price by this means.

"I do not believe the city of Portland should be party to real estate speculations. The water bureau's business is not to cooperate in real estate speculations but to serve people who need water, and those inside the city first. Had we added Bull Run water to the sewerage and electric lines of the farm land we would have made the city party to a town lot speculation, and party, too, to misrepresentation because there would not have been near water enough to supply all the area.

"In November the petition was denied. Very soon thereafter the Oregonian's attack began, first directed against me in the Oregonian office, and taking up in turn everything my department did or advocated.

Policy to Be Continued. "But in spite of the hostility created against me in the Oregonian office, the policy will be continued of denying all petitions where it is not shown there are people needing water."

The commissioner then turned attention to J. W. Conway, the chairman of the anti-meter committee.

"I find he is bookkeeper under Thomas H. Sherrard, supervisor of the Oregon forest. Thomas H. Sherrard and another own a body of land in section 1, township 1 north, range 10 east in the Willow Flat section of Hood River county. The land is near a road that Mr. Sherrard was anxious to have built across the Bull Run reserve where Portland gets its water.

"The property would have been benefited by the building of this road. In spite of the fact that congress denied the application to authorize and appropriate money for the road, it was found Mr. Sherrard had quietly set to work to have it built anyway, and this was promptly stopped.

"It is perfectly easy to see that the forest service gentlemen think if they

can make me unpopular, and secure a change of administration they may get some one in office favorable to the road that I believe might be the cause of contaminating Portland's water supply.

"In the same way I am informed that William Deveny, who was an advocate of the same road and is fighting the meter ordinance, has property that would have been benefited by the road."

The list of Hawthorne estate properties to which Commissioner Daly referred in speaking of Whitney L. Boise's interest in preventing general installation of meters, as furnished by the water office, is as follows:

East Portland addition, lots 1 and 2, block 83; two stores, one lodging, flat rate, \$20 per year. Lots 3 and 4, block 85; lodgings, meter, \$66.40 per year. Part of lots 1 and 2, block 100; store and two elevators, meter, \$125 per year. Lots 7 and 8, block 100; four stores and lodgings, flat rate, \$20 per year.

Ladd's addition, lot 3, block 13; four flats, flat rate, \$36 per year. Lot 5 and 6, block 126; two dwellings, flat rate \$18 per year. Lots 7 and 8, block 127; two dwellings, flat rate \$18.50 per year. Lots 3, 4, 5, 6 and 7, block 167; public mill, meter, \$15.05 per year.

Portland north one half of lot 4, block 1; two miscellaneous, flat rate, \$20 per year. Hawthorne Park addition, lot 1, block 129; two shops and dwelling, flat rate, \$20 per year. Lots 5 and 6, block 129; three dwellings, flat rate, \$38 per year. Lot 1, block 130; one dwelling, meter, \$19 per year. Lot 4, block 130; two miscellaneous, meter, \$18 per year. Lots 7 and 8, block 130; three dwellings, meter, \$21.35 per year. Lot 4, block 131; dye works, three stores, on one meter, \$46.05 per year. Lot 1, block 132; one dwelling, flat rate, \$7.80 per year. Lot 2, block 132; one dwelling, flat rate, \$12.45 per year. Lot 2, block 133; one factory, meter, \$11.90. Lot 4, block 133; one miscellaneous, flat rate, \$11.45 per year. Lot 2, block 134; one factory \$9 per year. Lot 3, block 168; two dwellings, flat rate, \$13.80 per year. Lot 2, block 168; two dwellings, flat rate, \$15.40 per year. Lot 1, block 169; one dwelling, flat rate, \$7.30 per year. Lot 3, block 250; two dwellings, meter, \$17.00 per year. Lot 1 and 2, block 251; one dwelling, meter, \$12.45 per year. Lots 5 and 6, block 251; W. L. Boise, meter, \$27.50 per year.

Kern's addition, lot 6, block 6; one dwelling (house), meter, \$14.45 per year. \$3.00, total, \$12 per year. Story's addition, lot 2, block 2; one dwelling, (house), \$10.80, sprinkling, \$4.00, total, \$14.80 per year.

Used Water Instead of Ice. There are others who oppose meters. A woman on Portland Heights does not want to take into account the cost of several lots from one tap, as she does now, if the service were metered. The water bureau desires to install meters on such over-use and under-pay for water.

Another householder complacently said: "I didn't need a furnace any more last summer. I just let the water run and everything was kept cool. The ice companies, as well as the water department, profit in respect to this practice, as well to the device of a man who put a coil of pipe about his refrigerator and kept the water running through it to keep the ice from melting. A woman on the east side found that it was possible because of flat rate service to irrigate a large garden. When night came she turned the water into ditches that carried water to every part of the garden. Rising early in the morning she sprinkled the surface of the ground, during the period allowed for sprinkling, in order that it might appear the garden had gotten all its water in this way. She is opposed to meters.

Highway Tunnel Will Be Timbered. Ground About Onseta Gorge Bore Said to Be Breaking Badly; County Commissioners Order Safeguard Work.

Reporting that ground about the tunnel being built at Onseta gorge for the Columbia river highway is breaking badly, Engineer S. C. Lancaster yesterday suggested to the county commissioners the necessity of timbering the bore, and his suggestions were adopted, subject to the approval of District Attorney Evans.

The suggestions provide that the south side of the tunnel be moved over that the opening may be 16 feet 3 inches wide instead of 15 feet 4 inches as the timbers will make it, and that a supplementary contract be made with S. P. White & Co., contractors, by which they will receive a lineal foot for the extra excavation.

The change in the contract will make the tunnel cost approximately \$500, it is believed, as the tunnel is approximately 100 feet long. It was originally planned to make the tunnel 18 feet wide. Mr. Lancaster said that the O. W. R. & N. engineers had examined the tunnel and surrounding land and approved of his recommendations.

Body Found in Canal. Antioch, Cal., March 21.—The body of Robert Lauritzen, of the Lauritzen Transportation company, was found floating in the canal yesterday, Lauritzen having evidently fallen accidentally.

VAN DRESAR JOINS IN THE DEMOCRATIC RACE TO BE CONGRESSMAN

Telegram From Portland Man Read at Meeting of the Jackson Club.

Last night's meeting of the Jackson club brought forth a surprise in the shape of the announcement by E. L. Van Dresar, of Portland, of his candidacy for the Democratic nomination for congress from the third congressional district.

Van Dresar, who is now in Chicago, made known his intention in the following telegram: "Accepting the inference that Judge Stevenson will not be a candidate, I permit my entering the race for congress from the third Oregon, and shall return to prepare to make an active campaign regardless of all opposition."

Mr. Van Dresar has lived in Portland for the past 19 years, was formerly a railroad engineer, and at the present time is the Pacific coast representative of an eastern railroad supply company. His candidacy was first proposed two months ago at a meeting of railroad employees.

Judge A. S. Bennett, of The Dalles, candidate for the office of nomination for governor, was the principal speaker at last night's meeting. "If I am chosen governor," said Judge Bennett, "I shall meet the question of the Oregonian as it comes up. One can't say in advance just how he'll treat every question. But questions involving the expenditure of the people's money for the purpose of the state economy. We are burdened with taxes. At the present time one-half the profit of the ordinary investment is taken by taxes."

"We must retrace. We must not stop and ask whether it is desirable, but whether we can afford it, or will the greatest benefit come from spending the money this way or in some other way. We must cut out commissions, eliminate many and consolidate others. We are spending \$120,000 for preservation of game, yet we have never received the benefit of this amount that \$25,000 or \$40,000 would have given us if properly expended. In short, it is my earnest endeavor to reduce taxes and lift the burden from the people."

April County Jurors. Names of 190 men who will do jury duty during April were drawn yesterday by County Clerk Coffey before Circuit Judge McGinn. The jurors will be notified at once to appear on the first Monday in April for duty.

Slomp's Wife Charges Desertion. Bristol, Tenn., March 21.—Congressman C. Bascom Slomp of Virginia, a millionaire, has been used for divorce, desertion being charged.

"I believe thoroughly in the corrupt practices of candidates for office. In the past too much money has been spent but I believe the present law is reasonable and fair. Seven hundred and fifty dollars is enough for a man to make his primary campaign for governor, but if no Democratic candidate will endeavor to evade the law in any way. I feel that if any candidate should attempt to do so, he should be punished. I would not permit even his most steadfast supporter to attempt to vote for him.

"I have a prison policy. I believe that prisoners are human and have rights, but I believe the public should become desirable summer or winter resorts. There should be enough atmosphere of restraint to make it distasteful. I would not so freely exercise the pardoning power, for I think the verdict of the jury should mean something and should be respected. I would not except for some extraordinary case.

"I am, however, a firm believer in the parole system. I believe in the power of the government even after the case has been heard, to say the least of punishment, especially in the case of young people, and so give them an opportunity to become good citizens.

"As regards law enforcement, every candidate may be assumed to be in favor thereof. I believe in the most strict and vigorous enforcement of the law, but I believe the public should be picked out for enforcement, and others avoided. I share with Governor West his vigorous, his bitter indignation at the sale of liquor to boys and girls, and such infractions shall have no mercy at my hands.

"I would use every means at my disposal to see law enforced with utmost vigor. I believe also that every man should be entitled to a fair trial before punishment is administered or property is taken away. Law enforcement should fall upon the just and the unjust, the good and the bad. No man, whether minister or saloon keeper, should have his property taken from him without a fair trial. No man's liberty should be taken away without a fair hearing.

"If the laws are bad we can make all the changes we want under our Oregon system. No king, whether he be good king or bad king, has a right to take away a man's liberty or his property without giving that man a fair hearing.

Democratic Party Fraised. "I have been a Democrat all my life. I love the principles of the Democracy. It is a party that stands behind privilege and wealth on one hand and freedom and justice on the other. It stands for the rights of man against the rights of wealth.

"I will carry the banner of my party to meet in defeat or victory untrampled with stain or disgrace. I've lived in Oregon all my life and I love its every mountain and its every river, and if nominated and elected I'll feel it the highest honor any state can bestow. From the first day to the last will be my sole desire to make the laws more wise and munificent and just, lift the burdens of taxation, make the state more livable and the people more contented."

Others who spoke were Mrs. Nellie C. Hughes, candidate for coroner of Multnomah county of the Democratic ticket, John Jeffrey, candidate for the Democratic nomination for attorney general; Dr. H. A. Higgs, Alva B. McDonald and T. E. Jacobsen, candidates for Democratic nominations for members of the state house of representatives.

NURSE WILL GET \$500

Miss Margaret Henderson, a Portland nurse, will receive \$500 from the estate of James Small, bachelor, 90 years old, who died March 10, although her name was not mentioned in his will. The will provides that the nurse attending to the late Mr. Small should receive the bequest if she performed her work satisfactorily. Mr. Small's estate is estimated to be worth \$100,000. Mr. Small, who was a friend, left one-fourth of the estate, appointing him executor in addition. Each of six children of a brother of Mr. Small, the nurse, was left \$500 and the residue was left in equal shares to the three children of a second brother, all residing in England.

Commission Adopts Dock Regulations

Ordinance Passes with But Few Amendments—Local Labor Will Be Given Preference for Employment.

With but few changes the Dock commission passed Thursday afternoon the ordinance prescribing rules, regulations and rates for the government and use of the city's public docks. Conference is to be had with the newly appointed wharfinger, J. Walter Ransom, as to operation of the regulations.

The dock commission has assured labor union interests that its contract for the building of the east side public dock will include a written agreement with the contractor to give first chance for employment to local labor.

COUNTY COURT NEWS

Permission to use 20 flags belonging to the county was given to the Spanish-American war veterans by the county court yesterday. The flags are to be used on March 25.

Whidden & Lewis, architects of the courthouse, reported that it had been understood that the claim of the Harzog Iron Works for \$2425 should be paid when a settlement had been effected with A. J. Capron, against whom the county has a claim of \$2400. The architect recommended that the claim against Capron be pressed to a termination or dropped. The report was referred to District Attorney Evans.

Changes in the location of certain telephones in the juvenile court offices were authorized.

Certified checks deposited by the Pacific Bridge company and the Construction company with bids for bridges and viaduct work on the Columbia river highway were ordered returned.

New Bank at North Powder. Salem, Or., March 21.—State Superintendent of Banks S. G. Sargent today issued a charter to the Farmers' State bank of North Powder, which will open for business next Monday. Will Wright, of Portland, former superintendent of banks, is president of the new institution, which has a paid up capital of \$15,000.

Wants Packages Delivered. Salem, Or., March 21.—A formal complaint against all the express companies doing business in Portland has been filed with the state railroad commission by F. W. Isherwood. His complaint is that the companies refuse to deliver express packages to the Willamette Heights district in Portland, a millionaires, has been used for divorce, desertion being charged.

Men! Respond to the Call of Spring! Purchase the New Spring Suit Monday At Meier & Frank's At Removal Sale Reductions

Garments of Worth—Priced for Economy. Monday is chosen as the Men's Shopping Day in this store, taking the place of the Saturday night shopping—now a thing of the past. And it has its advantages. Daylight gives one a better opportunity for selecting "just" the color desired—and divers other reasons make this an ideal day for men to shop.

And NOW is the time to select the New Spring Suit—with deeply cut prices in effect for Removal—on Men's Fancy Suits (except "Invincible")—on Overcoats—Raincoats—separate Trousers—and other items of Men's Apparel.

Our standard of excellence in our Men's Wear Department is maintained in every garment offered for your selection—the newest and most desirable fabrics—fashionable models, and unsurpassed tailoring being an adjunct of every garment in our immense stocks.

Every Man Who Purchases Spring Apparel at Meier & Frank's Shares in These Economies

Men's \$15.00 Fancy Suits—Reduced for Removal to... \$12.00  
Men's \$20.00 Fancy Suits—Reduced for Removal to... \$16.00  
Men's \$25.00 Fancy Suits—Reduced for Removal to... \$20.00  
Men's \$30.00 Fancy Suits—Reduced for Removal to... \$24.00  
Men's \$35.00 Fancy Suits—Reduced for Removal to... \$28.00  
Men's \$40.00 Fancy Suits—Reduced for Removal to... \$32.00

Meier & Frank's—Men's Store, Third Floor—New Building

Meier & Frank Co.

IN SEVEN COUNTIES STATE IS HELPING TO EXTEND THE FARM

State Puts Up Dollar for Dollar Under Act of the Last Legislature.

(Salem Bureau of The Journal.) Salem, Or., March 21.—Seven counties have taken advantage of the law enacted by the last legislature providing for state assistance to the counties in carrying on agricultural extension work by the counties. In these seven counties the state is putting up dollar for dollar with them, to the amount of \$8750.

Receipt of a telegram yesterday by Secretary of State Olcott from George W. McKnight, county judge of Malheur county, advising that the county court had revoked its order providing for extension work in that county raised the question of whether a county could back down after once entering into an agreement to expend a certain sum for this work on an equal basis with the state. As required by Secretary Olcott, the county court had filed with his office a formal agreement with the state and also a certified copy of the county court's order in the matter.

An Secretary Olcott learned that no money had been expended under the agreement in Malheur county, he said he would not hold the county to its agreement, but where a portion of the funds have been expended he announced that the state would draw on the part of the county from the agreement without a test of the matter.

The seven counties that are doing extension work under the provisions of the law, and the amounts being received from the state, are as follows: Multnomah county, \$500; Coos county, \$1000; Union county, \$500; Harney county, \$2000; Tillamook county, \$2000; Marion county, \$750; Lane county, \$2000; total, \$8750.

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Men's \$40.00 Fancy Suits—Reduced for Removal to... \$32.00

Meier & Frank's—Men's Store, Third Floor—New Building

Meier & Frank Co.

Low Bidder Takes Issue With Sheriff

K. G. Turner, Who Lost Election Contract, Says He Offered Ample References and Bond to Do Work Right.

Taking issue with Sheriff Tom Word's explanation of the award of the contract for hauling election supplies to the 292 precincts of the county, H. G. Turner, low but unsuccessful bidder, explained today that he had furnished ample references and was ready to put up any sort of a bond required to insure competent performance of the task.

Word had stated that he did not consider Turner capable of doing the work. "I submitted references from H. H. Newhall, N. U. Carpenter, president of the Citizens' bank; Al Lambert, Dan Kellaher and Mr. Eckern, of the Scandinavian bank," said Turner.

"I furnished Mr. Word with a letter from Mr. Eckern saying he was ready at any time to underwrite my bond to the amount of \$2000. I also furnished the names of Martin Marks and M. Feves as personal security."

Mr. Turner says he was not of a courteous hearing at any time by the sheriff, though he sought in every way to comply with the law and the personal ideas of the sheriff and commissioners.

Turner says his first bid of \$1700 was put in after a careful analysis of what he considered the cost to the taxpayers should be, adding a substantial profit for himself. When he was informed that no man could do the work at that figure, he says he raised the bid \$700, intending to refund the difference if, as he thought would be the case, his first figure would cover the expense.

Test Suit Advised In the Bridge Case. Boston Attorneys Would Have Friendly Litigation Settle Multnomah Share in Interstate Bridge Bond Issue.

Necessity of a supreme court decision as to the legality of the law providing for Multnomah county's share of the Interstate bridge is seen by District Attorney Evans as the result of the receipt of a telegram from Storey, Thorndyke, Palmer & Dodge, Boston attorneys, to whom the question of the legality of the bond issue was submitted.

The ability of the state to take over the bridge and to pay the interest on the bond issue is the main point in question, as there is doubt as to the power of the state to assume a county debt. They say. Conclusion is based on the supreme court decision in the Madison street bridge case

Owners Waiting on City Commissioner

Proposed Widening of East Couch Street Grips Attention; Organization Formed to Secure Improvement.

Property owners interested in the proposed widening of East Couch street 45 feet, between East First and East Fourteenth streets, with opening through from East Fourteenth and East Couch streets to the ending of the Sandy road at East Sixteenth and East Couch streets, are awaiting the action of Commissioner Dieck, who was requested Wednesday morning by a committee to have an estimate of the cost of the improvement. The committee consists of J. R. Widmer, R. L. Zeller and J. J. Fleming.

The property owners organized Tuesday night at the Clifford hotel club rooms of the East Side Business Men's club, selecting F. C. Metcalf as chairman and M. E. Stokes as secretary. J. R. Widmer states that 25 per cent of the property owners affected are known to favor improvement.

DAMAGE SUITS ON TRIAL. An eye and a tooth are the respective causes of two damage suits filed in the circuit court. Charles T. Wright is seeking to recover \$20,500 from Dr. Herbert W. Hegele as damages, charging that Dr. Hegele diagnosed eye trouble wrong and that the medicine prescribed blinded one eye. Alex Legler, administrator of the estate of John Legler Jr., a janitor, is suing the North Pacific college for \$7500 damages, alleging that the dead mother lost his life from bloodpoison resulting from having his tooth treated by a student at the college who had failed to properly sterilize his instruments.

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Bull Run Water Throughout Building

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BARBER SHOP. Off Lobby Ground Floor.

BERGER BROS. Wallpaper and Painting. Main 6389, A-2777. Ground Floor. Broadway.

BROWNE, DR. AGNES M. Osteopath. Main 8609. Room 809.

BRUERE, GUSTAVE, E. M. D. OREGON ENGRAVING CO. Marshall 851, A-2468. 10th floor.

BUELL, W. B. Loans and Insurance. Main 2976, A-2976. Room 605.

CHAMBERLAIN, Dr. Chas. T. Eye, Ear, Nose and Throat. Main 623, A-1371. Room 918.

DAVIS, JAMES N. Lawyer. Main 5742. Room 601.

DAVIS, C. H. Jr. Timber Lands. Main 7446. 11th Floor.

DUGAN, W. W. Attorney. Main 5748. Room 601.

DUTHIE-STRAHAN & CO. Public Accountants. Main 5786. Room 709.

FISK TEACHER'S AGENCY. J. N. Elliott, Manager. Main 4826. Room 216.

FOX, IRVIN R. Optometrist. Main 623, A-1371. Room 916.

GRIM, J. G., M. D. Skinner, Ida B. Christian Scientist. Marshall 944. Room 804.

HEALY, JOSEPH M. Real Estate. Main 192. Room 301.

HUNTER, DR. FRED R. Physician and Surgeon. Main 576. Room 800.

KELSEY, FRANK C. Civil Engineer. Marshall 5607. Room 301.

KISTNER, FRANK B., M. D. Walters, Louise E. Christian Scientist. Marshall 851, A-2462. 10th Floor.

LYTLE, E. E. Real Estate. Marshall 4240. Room 507.

MONTGOMERY, DR. J. H. Physician and Surgeon. Main 523, A-1371. Room 916.

MYERS, DR. K. S. Osteopath. Marshall 1276. Room 807.

NELSON, ABRAHAM. Attorney. Main 1007. Room 307.

NELSON, DR. J. EMIL. Dentist. Room 907.

NORTHWESTERN ELECTRIC CO. Wright-Blodgett Co., Ltd. Timber Lands. Marshall 5160, A-4401. 4th Floor.

O'BRYON, GEO. E. Attorney at Law. Main 257. Room 691.

OCCIDENTAL LIFE INS. CO. J. C. Cunningham, Manager. Marshall 1759. Room 609.

OREGON CIVIC LEAGUE. Main 2869. Room 309.

OREGON ENGRAVING CO. Marshall 3033. Second Floor.

E. W. ORTMANN. Manufacturers' Agent. Railway Supplies. Main 7446. 11th Floor.

PANTER, DR. J. C. Physician and Surgeon. Main 1604. Room 609.

PHIPPS & EUBANKS. Attorneys at Law. Marshall 300, A-1015. Room 214.

PLAYGROUND & RECREATION ASSN OF AMERICA. Main 2869. Room 309.

QUICK, R. R. Fire Insurance. Oregon Fire Relief Ass'n. Main 3976, A-3976. Room 606.

REYNOLDS, MISS NANCY HILL, Christian Scientist. Main 1432. Room 812.

REYNOLDS, JOS. W. Christian Scientist. Main 1432. Room 812.

SEUFERT, T. J. Fidelity Copper Co. Main 193. Room 200.

SKINNER, IDA B. Christian Scientist. Main 6231. Room 604.

STERNBERG, DR. J. D. Physician and Surgeon. Main 523, A-1371. Room 916.

TROMMALL, DR. G. T. Physician and Surgeon. Main 576. Room 801.

UNIVERSITY OF OREGON Extension Dept. Main 2869. Room 309.

WALTERS, LOUISE E. Christian Scientist. Main 6231. Room 604.

WARREN CONSTRUCTION CO., Paving Contractors. Main 576