

# The Dalles Chronicle.

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## THREE AGAINST ONE

An Alleged Conspiracy to Wipe out Bolivia.

CHILE, PERU AND ARGENTINE UNITE

All Three to Make War on the Common Enemy—Chile the Moving Spirit in the Plot.

NEW YORK, Nov. 12.—A dispatch to the Herald from Valparaiso says:

A plan for a dreibund of Chile, Peru and Argentina is in existence, which, if adopted by the three governments, will wipe Bolivia off the South American map, Chile, Peru and Argentina dividing her territory. Startling as this statement is there are many who are inclined to give it credence. Without a doubt there is some international move of importance under contemplation. Chile and Peru have become entangled with Bolivia, and what the results will be no one can tell.

The demands of the alarmists for an explanation from the government, it is generally believed, are justified. Senor Salinas, Chile's minister to Sucre, Bolivia, has gone to Santiago to confer with the government on the situation. The government flatly denies that he will not return to Sucre, though there are grave fears that he will be murdered if he does return, as the feeling there against Chile is intense.

In the clubs, in cafes, and at public gatherings, everywhere in Bolivia everyone hears Chile talked of as a faithless nation. Reasons for all the feeling against Chile are to be found in the rebellion of 1891, and its bearing on the Ancion treaty. The revolutionists promised to Bolivia, if she would recognize the belligerency of the rebels, that if they were victorious they would give to Bolivia two years after victory the two Peruvian provinces of Tacna and Arica, held temporarily by Chile under the Ancion treaty.

More than six years have elapsed since the victory of the revolutionists, and Chile has not yet fulfilled her promise, for the simple reason that by doing so she would trample on the treaty. Bolivia now insists on the fulfillment of the promise which Chile holds illegal.

In the meantime Chile has recalled Segor Lira, the minister of Chile to Peru, who belonged to the revolutionary party, and has sent Senor Vincente Santa Cruz, a Balmacedist, there with instructions to sound Peru on an alliance against Bolivia, against which the government of Peru has many grievances. The plan is to bring about a war with Bolivia, and for Peru's assistance it promises to return Peru the provinces Tacna and Arica without putting the question to popular vote or demanding of Peru the 10,000,000 soles ransom, as provided in the Ancion treaty. Chile has also prepared to furnish Peru with all necessary arms and munitions to carry on a war with Bolivia.

In this connection the dreibund against Bolivia is considered. Argentina, it is said, will be invited into the alliance in order to give strength to the movement.

The Herald says that it is reported all international affairs between Chile and Peru and Bolivia will soon be satisfactorily settled, except the commercial and police treaty, drawn by Bolivia, and leaving the solution of the Tacna-Arica questions until next year.

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ANNEXATION IS ASSURED.

Hawaiian Treaty Will Be Ratified by the Senate.

CHICAGO, Nov. 12.—A special to the Times-Herald from Washington says:

Ratification of the Hawaiian annexation treaty by the United States senate is assured. Eleven senators were doubtful and twenty-one opposed to its ratification, since that time the administration has taken steps to ascertain the views of the men who were then in doubt. As a result President McKinley is depending upon sixty-one senators who will certainly cast their votes in favor of the treaty, with prospects of the addition of several votes to this number.

The treaty is in excellent shape for prompt action. It was fully considered by the senate committee on foreign relations, reported to the senate and placed on the calendar with practically the unanimous indorsement of the committee. There were no votes against it, though Senators Turpie and Daniels refrained from voting because they had not fully made up their minds as to what position they would take in the matter. It is said to be the purpose of Chairman Davis at the first executive session to ask that a day be fixed for taking up the treaty. Its ratification early in the year is expected.

President McKinley in his message to congress will present as strongly as possible the arguments for annexation. He will show that the treaty has already been ratified by the Hawaiian senate, and only the action of the United States senate is required to annex the island to our territory. The president does not expect annexation will result in complications with any foreign power. While Japan will not openly interpose any objection if the senate acts promptly, administration officials think it not unlikely that she will secretly do all she can to delay if not defeat ratification. Any lobbying by Japan, however, will tend to expedite rather than delay action by the senate. The most of the opposition will come from the sugar interests. Pa-

cific coast influence is divided, and while most of the senators from that section are in favor of the treaty, Senator White of California is expected to lead the opposition to it in the senate.

### A RESPITE FOR DURRANT.

California Supreme Court Grants a Stay of Execution.

SAN FRANCISCO, Nov. 12.—William Henry Theodore Durrant was not hanged at San Quentin this morning, after all, the supreme court of this state having granted him another respite at the 11th hour.

Up to four o'clock yesterday afternoon when the news was flashed over the wires that the court now in session there had granted a writ of habeas corpus, and had instructed Warden Hale not to carry out the execution of Durrant until further orders, there was apparently no further hope for the condemned murderer of Blanche Lamont, as his attorneys, Messrs. Boardman and Dickinson, had made a futile attempt to secure another writ of habeas corpus in the United States circuit court, and had not even been granted permission to appeal from the decision of the supreme court of the United States.

Meanwhile, however, Attorney Deuprey hastened to Sacramento and applied to the state supreme court for a writ of probable cause for the purpose of staying the proceedings against his client on the grounds that no official knowledge of the action of the supreme court of the United States in the matter of Durrant's appeal from the decision of the federal court had yet been received; that the superior court had acted too hastily in sentencing Durrant to be hanged today, as the law required that he be given at least 60 days of grace, and consequently that the pendency of another appeal in the supreme court affecting the condemned man is of itself sufficient cause for a stay of execution.

After the arguments were concluded, the court took the matter under advisement, and late in the afternoon granted the stay of execution was granted as required.

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## SUMMONS.

IN THE CIRCUIT COURT of the State of Oregon for Wasco County.

The Oregon Railroad & Navigation Company, a corporation organized under the laws of the State of Oregon, Plaintiff,

vs. Thomas J. Bulger and — Bulger, his wife, whose given name is unknown to plaintiff, D. L. Cates, George Gardiner and Fannie E. Gardiner, Defendants.

To Thomas J. Bulger, — Bulger, whose given name is unknown to plaintiff, George Gardiner and Fannie E. Gardiner, Defendants.

YOU and each of you are hereby required to appear and answer the complaint filed against you in the above entitled action on or before the first day of the term of the above entitled court following the expiration of the time prescribed in the order for the publication of this summons, to wit: on or before the 24th day of November, 1897, that being the first day of the next regular term of said court, and if you fail to so appear and answer the complaint of the plaintiff, for want thereof the plaintiff will apply to the court for the judgment prayed for in said complaint, to wit: For the condemnation and appropriation for a right-of-way for a railroad of a strip of land one hundred feet wide over and across the following described lands: Commencing at a point 150 feet north from the southeast corner of the southwest quarter of section six, township two north, range eight east, in Wasco county, Oregon, thence north 70 feet to a point; thence north 86 degrees 34 minutes east, 250 feet to a point in the north boundary of the right-of-way of the Oregon Railway and Navigation Company, now Oregon Railroad and Navigation Company's right-of-way; thence southwesterly along said north boundary of said right-of-way to the place of beginning, containing 25-100 acres. Also another tract of land situated in said section six, described as follows, to-wit: Commencing at a point in the south boundary of the right-of-way of the said Oregon Railroad and Navigation Company, which point is 1175 feet north and 250 feet east of the southeast corner of the southwest quarter of section six, township two north, range eight east; thence north 86 degrees 34 minutes east, 815 feet to a point on the south boundary of the said right-of-way; thence on a curve to the left with and along the said boundary of said right-of-way in a westerly course in the place of beginning, containing 4-100 acres; and land to be used for the re-location of the railway of said plaintiff across said premises as provided by section 3241, Hill's Annotated Laws of the State of Oregon. And plaintiff will also take judgment for its costs and disbursements in this action.

This summons is served upon the defendants above named by publication thereof in THE DALLES CHRONICLE by order of Hon. W. L. Bradshaw, Judge of the Seventh Judicial District of the State of Oregon, made at chambers in Dalles City, Oregon, this 20th day of September, 1897.

W. W. COLEMAN, J. M. LONG and W. H. WILSON, Attorneys for Plaintiff.

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## New York Weekly Tribune



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