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The Dalles Daily Chronicle.

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WINSLOW IN WASHINGTON.

"The Hon. Erving Winslow, secretary of the New England branch of the Anti-Imperialist League, has gone impress congress," announces the by collectors that this eccentric old winter for the purpose of laboring 14 years of age. with congress. 'Where is congress?' asked the good old man as he hired a herdic; and the facetious driver answered: 'Why, at the Congressional Hotel, sure.' To the Conconvolutions rolling rapidly. He is said to have been greatly comforted by the sight of one or two in the bar-room. Forthwith he con-

"Mr. Winslow conferred with senators. He went home happy, telling everybody that the peace treaty was beaten. He is now going to prevent expansion, but we advise him to keep away from members of the Ind., has been troubled with that ail-Fifty-fifth congress who are also in ment since 1862. In speaking of it he the Fifty-sixth. They will be sure to ask him what became of those ten million signatures to the antiexpansion petitions that he promised paining me very much, but one good to have before Dec. 25, 1898. We also advise him to keep away from members of the police. They will be inclined to run him in as a crank tickling in the throat and to stop a message to or curse of Mr. McKinley.

ferred with them.

"Mr. Winslow will not fail to confer with his brethren of the Washington Anti-Imperialist League. There are as many as five of them, we believe; and they spend most of their Bowles' Springfield Republican. And while Mr. Winslow is in Washington he ought to communicate with a fellow Tagalogtout, Gen. Morrison tions must be filed in advance. I. Swift of Los Angeles, Cal., secretary of the Filipino Liberation Society, which consists entirely of Gen. Morrison I. Swift.

"Mr. Winslow must know Gen. Swift, who was eminent in Boston a few years ago and blew the tramp trumpet horrendously. It was Gen. Swift who started to lead a force of the foes of work from Boston to Washington, where they were to join Gen. Jake Coxey's gazaboo grenadiers. Gen. Coxey is making money and rides in palace cars instead of on shanks' mare and Gen. Swift is still unreconciled and looking for trouble. He should be summoned to Washington to meet Mr. Winslow. The Massachusetts anti-imperialists ought to be glad of the chance to bring the two thinkers together.

"Gen. Swift is more radical and

more forcible than the Massachusetts men, While they are squalling, he has actually issued a proclamation, 'emancipating' the Filipinos. From such a leader Mr. Winslow could learn much. The Hon. Winslow Southern Pacific Comp'y Warren, of Massachusetts and some other Tagal fanciers want a new party. We do ourselves a pleasure in nominating as their candidate for president, Gen. Morrison I. Swift, of California; for vice president, the Hon. Erving Winslow, of Massachusetts. Platform: Down with Mc-Kinley the usurper! Up with Aguinaldo, the heroic defender of liberty!"

A BRAVE GIRL.

She Did Not Lose Her Presence of Mind When Attacked by an Alligator.

Some days ago a little girl, a daughter of Mrs. Fields, living on Lake Gibson, near Lakeland, Fla., jumped off the whari on the lake to take a swim, says the Baltimore Sun. She is an expert swimmer, but had hardly touched the water before she was seized by the leg, between the knee and ankle, by an alligator. She was pulled under the water by the saurian, but managed to break away and started hastily toward the shore, only a few yards distant. The 'gator again came to the attack, this time siezing her in the fleshy part of the side, between the ribs and hip. The little one was plucky, however, and managed to again break away from the cruel jaws, this time reaching the shore, the 'gator following until she was on dry land; then he disappeared from view. The little girl never lost her presence of mind, which probably was the reason of her escaping alive. She to Washington again to find and to gives a graphic description of the dangerous encounter, and has two very ugly wounds to vouch for her story. New York Sun. The Sun goes on to She says she could not see the entire describe: "It may be remembered length of the beast, but from what she could see would judge it to have been only about five feet long-a small boy descended upon Washington last 'gator to attack a person. The girl is

A Terrible Possibility.

Old Gen. Abercrombie, "who never tasted water," was once asked why it was that he had such a natural dislike for water. "I'll tell you of an incident that'll help explain it," was the frank old soldier's reply. "A good many gressional Hotel, then, was the Hon. years ago I was crossing the great cou-Erving Winslow whitled with all his tinental divide. It was colder than Greenland. In one of my saddle pockets I had a jug of whisky and in the actually expected to find most of the other a jug of water. Well, it was so members of the congress there, and cold that the jug of water froze up and busted. Supposing it had been inside

> Boston's British-American Residents. There are in Boston 44,207 persons born in British America, including Ontario, Nova Scotia, New Brunswick, Prince Edward Island and Newfound-

As a cure for rhenmatism Chamberlain's Pain Balm is gaining a wide reputation. D. B. Johnston of Richmond, says: "I never found anything that would relieve me until I used Chamber. lain's Pain Balm. It acts like magic with me. My foot was swollen and application of Pain Balm relieved me. For sale by Blakeley & Houghton.

It takes but a minute to overcome if they have read his Thanksgiving cough by the use of One Minute Cough Cure. This remedy quickly cures all forms of throat and lung troubles. Harmless and pleasant to take. It prevents consumption. A famous specific for grippe and its after effects.

All persons wishing to take children, either boys or girls, for legal adoption or time in writing letters to Gen. Sambo on indenture, should write to W. T. Gardner, superintendent of the Boys' and Girls' Aid Society of Oregon, at Portland, who can procure for them desirable children of all ages. All applica-

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*8:30 A, M.	Roseburg and way sta- tions.	4:30 P. M
Daily except Sundays	Mt. Angel, Silverton, West Scio, Browns- ville, Springfield and Natron	Daily except Sundays.
17:30 A. M.	Corvallis and way	5:50 P. M.

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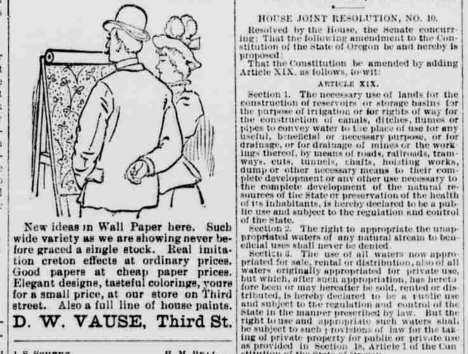
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HA. STURDEVANT,

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NOTICE.

STATE OF OREGON,
EXECUTIVE DEPARTMENT,
SALEM, NOV 21, 1899.

In accordance with the provisions of an Act
entitled "An Act Submitting to the Electors of
the State of Oregon at the General Election to
be held on the first Monday in June, 1900, the
pending Proposed Constitutional Amendments,"
approved February 18, 1899, I, T. T. Geer, Governor of the State of Oregon, do hereby cause the
following proposed amendments to the Constitation of the State of Oregon, as certified to by
the Secretary of State, to be published for five
consecutive weeks in The Dalles Chronicle,
a newspaper published in the Seventh Judicial
District of the State of Oregon.

Done at the Capitol, at Salem, Oregon.

Done at the Capitol, at Salem, Oregon, [SEAL] this 21st day of November, A. D. 1899.
T. T. GEER, Governor.

By the Governor: F. I. DUNBAR, Secretary of State.

SENATE JOINT RESOLUTION, NO. 4. Be it resolved by the Senate, the House con-curring: That the following amendment to the Constitution of the State of Oregon be and is hereby proposed:
That Section 10 of Article XI. of the Constitu-tion of the State of Oregon be and the same is hereby abrogated, and in lieu thereof Section 10 of Article XI. shall be as follows:

ARTICLE XI.

Section 10. No county, city, town, school district or other municipal corporation shall be allowed to become indebted in any manner or for any purpose to an amount including present existing indebtedness in the aggregate exceeding five per centum on the value of the taxable property therein to be ascertained by the last assessment for State and county taxes previous to the incurring of such indebtedness.

Adonted by the Senate January 30, 1835.

Adopted by the Senate January 30, 1893.
C. W. FULTON, President of the Senate Concurred in by the House, February 2, 1893. W. P. KEADY, Speaker of the House. Adopted by the Senate January 31, 1895.

JOSEPH SIMON, President of the Senate

Concurred in by the House, February 4, 1825. Chas. B. Moones, Speaker of the House SENATE JOINT RESOLUTION, NO. 13.

Be it resolved by the Senate, the House con-curring: That the following amendment to the Constitution of the State of Oregon, in lieu of Section Ten of Article Seven (7), he and the same is hereby proposed, to wit. SECTION TEN

The Legislative Assembly may provide for the election of Supreme and Circuit Judges in distinct classes, one of which classes shall consist of five Justices of the supreme Court, who shall not perform circuit duty and the other class shall consist of as many Circuit Judges as may be deemed necessery, who shall hold full terms without allotment and who shall take the same oath as the Supreme Judges.

The Legislative Assembly may create as many circuits as may be necessary.

Adopted by the Senate Echyman in 1891

Adopted by the Senate, February 15, 1893. C. W. FULTON, President of the Senate Concurred in by the House, February 15, 1893, W. P. KEADY, Speaker of the House. Adopted by the Senate, January 31, 1895. Joseph Sinon, President of the Senate Concurred in by the House, February 6, 1895, CHAS. B. MoonEs, Spenker of the House,

HOUSE JOINT RESOLUTION, NO. 10. Resolved by the House, the Senate concurring: That the following amendment to the Constitution of the State of Oregon be and hereby is proposed:
That the Constitution be amended by adding Article XIX, as follows, to wit:

ARTICLE XIX.

be subject to such provisions of law for the tak-ing of private property for public or private use as provided in Section 1s, Article 1 of the Con-stitution of the State of Oregon.

Section 4. The right to collect taxes or com-pensation for the use of water supplied to any county, city, town or water district or inhabit-ants thereof, is a franchise, and cannot be exer-cised except by authority of and in a manner prescribed by law.

Adopted by the House, February 15, 1893. W. P. Krady, Speaker of the House, Signed March 7, 1893.)

Adopted by the Senate, February 17, 1865. C. W. FULTON, President of the Senate. (signed March 28, 1895) Adopted by the House, February 6, 1895. Citas, B. Moones, Speaker of the House

Concurred in by the Senate, February 13, 1805. JOSEPH SIMON, President of the Senate.

HOUSE JOINT RESOLUTION NO. 2. proposing an amendment to the Constitution of the state of Oregon, by repealing Section 35 of

Resolved by the House, the renate concurring that Section 35 of Article 1 of the Constitution e and hereby is repealed. Adopted by the House, January 11, 1893, W. P. KEADY, Speaker of the House

Concurred in by the Senate, January 30, 1863. C. W. Fulton, President of the Senate Adopted by the House, January 39, 1895. Chas. B. Moores, Speaker of the House. Concurred in by the Senate. February 12, 1825. Joseph Simon, President of the Senate

SENATE JOINT RESOLUTION NO. 7. Be it resolved by the Senate, the House con-curring; That the following amendment to the constitution of the State of Oregon be and is

ARTICLE L The elective franchise in this State shall not ereafter be prohibited to any citizen on account

Adopted by the Schate, Februray 6, 1895.

JOSEPH SIMON, President of the SenateAdopted by the House, February 6, 1895.

CHAS, B. MOORES, Speaker of the House. Adopted by the Senate. January 31, 1809. T. C. TAYLOR, President of the Senate. Adopted by the House, January 31, 1869. E. V. CARTER, Speaker of the House.

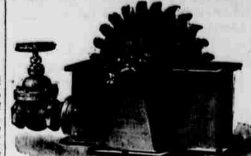
UNITED STATES OF AMERICA, STATE OF OREGON, Office of Secretary of State.

Office of Secretary of State.)

I, F. I. DUNBAR, Secretary of State of the State of Oregon and Custodian of the Seal of said State, do hereby certify that I have compared the preceding copy of Senate Joint Resolution No. 4. of the Legislative Assembly of 1893,—"Municipal indebtedness amendment;" Senate Joint Resolution No. 13 of the Legislative Assembly of 1893,—"Judiciary Amendent;" House Joint Resolution No. 10 of the Legislative Assembly of 1893,—"Irrigation Amendment;" House Joint Resolution No. 2 of the Legislative Assembly of 1895,—"Repeating Amendment;" and Senate Joint Resolution No. 7 of the Legislative Assembly of 1895,—"Repeating Amendment;" and Senate Joint Resolution No. 7 of the Legislative Assembly of 1895,—"Repeating Amendment;" with the original copies now on file in this office, and that the same is a correct transcript therefrom and the whole thereof.

In Testimony Wherefor, I have here-

IN TESTIMONY WHEREOF, I have here-unto set my hand and affixed hereto the seal of the state of Gregon. Done at the Capitol, at Salem, Oregon, this Third day of November, A. D.



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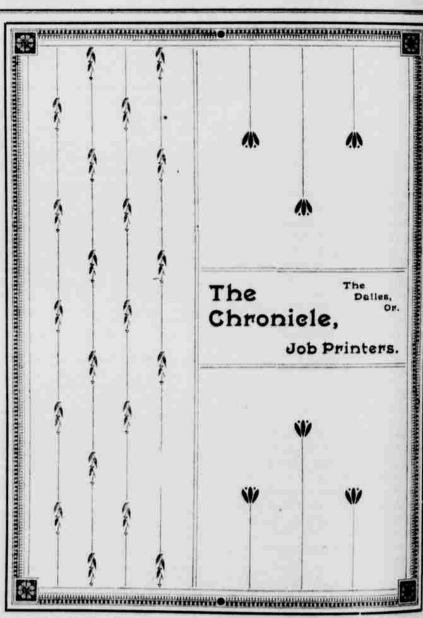
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Hobson's choice, but the standard rates, which are not Cevera high as some people think, and we want to C-U-B-A customer of ours.

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THE DALLES, OR.



Sheriff's Sale.

Melnerny, as administrator of the estate of Phillip Brogan, deceased, Plaintiff,

J. P. Melinerny, as administrator of the estate of Phillip Brogan, deceased, Plaintiff.

N. W. Wallace and S. F. Wallace, Defendants.

By virtue of an execution, decree and order of sale, duly issued out of and under the seal of the circuit court of the state of Oregon, for the county of Wasco, to me directed and dated the 28th day of November, 1899, upon a decree for the foreclosure of a certain mortgage, in favor of plaintiff and against said defendants, and judgment rendered aid entered in said court in the above entitled cause, in favor of plaintiff and against the defendant N. W. Wallace, as judgment debtor, in the sum of one thousand and thirty two and 22-100 dollars (1932-22) with interest thereon from the 8th day of September, 1899, at the rate of ten [10] per cent per annum, and the further sum of one hundred dollars (160) as attorney; (sees. and the inriher sum of thirty and 20-100 dollars (130) 20) and the costs of and upon this writ, and commanding me to make sale of the real property embraced in such decree of foreclosure and hereinatier described; said decree and judgment having been rendered and entered on the 24th day of October, 1899. I will on the third day of January, 1900, at the hour of 2 o clock in the afternoon of said day and at the front door of the county court house, in Dalless City, Wasco county, Oregon, as li at public anction to the highest hidder for cash in hand all the right, title and interest which the defendants, N. W. Wallace and S. F. Wallace, or either of them, had on the 25th day of September 1824, the date of the mortgage foreclosed herein, or which said defendants or any of the defendants herein, have since acquired or now have in and to the following described real property, situated and being in Wasco county, Oregon, towit: The southe-sat quarter of the southeast quarter, the south hasf of the southeast quarter, and the northeast quarter of the confirmation and redemption as by law provided.

Baled Property as will satisfy said judgment and decree, with costs and accr

GUARDIAN'S NOTICE.

IN THE CIRCUIT COURT OF THE STATE OF IN THE COUNTY COURT OF THE STATE OF Oregon, for Wasco County.

In the matter of the guardianship of George
kilmt, Frank Klimt, Amnie Jordan, Katie Jordan
and Mary Jordan, minors.

Now on this 9th day of December, 1890, cane
William Jordan, the duly appointed, qualified
and acting guardian of the above named minors,
and presented his petition praying for an oder
authorizing and directing him to sell the interest
of said minors in certain real property herein
after described, and it appearing to the confrom said petition that it is necessary and beneficial to said wards that their interest in the
south half of the southeast quarter of section
18, township 2 north, range 13 east, W.M., be
sold; therefore it is ordered that Thereas Kim,
the mother and next of kin of George Klimt and
Frank Klimt and said William Jordan, fasher
and next of kin of Annie, Katie and Kary
Jordan, and all persons interested in said estale,
appear before this court at the court room they
of in Dalless City, Oregon, on the 6th day of
January, 1900, at the hour of two o'clock p.g.,
then and there to show cause why a liceas
should not be granted for the sale of such estale
and that this order be published at least thre
augusessive weeks in The Dalless Chronicie, a
weekly newspaper printed in said county.

Dated this 9th day of December, 1998.

ROBERT MAYS.
George County Judge.

ADMINISTRATOR'S NOTICE. Notice is hereby given that the undersignath has been appointed by the county court of the state of Oregon, for Wasco county, administrator of the estate of Antone Jerome, decessed. All persons having claims against said calate an hereby notified to present them to me at my office in The Dalles, Or., within aix months from the date hereof.

Dated December 13, 1893.

R. F. GHONS.

HUNTINGTON & WILSON,
ATTORNEYS AT LAW,
THE DALLES, ORGOD
OMOS OVER First Nat. Bank

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