



Oregon City, Oregon, Friday, Oct. 14, 1870.

Editorial Correspondence.

SALEM, MONDAY, Oct. 11.

The Legislature have done their duty inousting the Radical members in both branches from Yamhill. The contest was ended in the Senate last Thursday evening, and in the House on Friday. The Radicals made a desperate fight, and may say, a rather shameful one. They took every advantage to delay final action, and lost friends in every move they made. The Committee on Elections took as a basis for their action, to throw out every vote that they regarded as an "import," and thus they ousted the sitting members. The Radicals and Democrats appear to have been engaged in this business in Yamhill, but the former had decidedly the advantage. The majority report will be found in another part of this paper, and the findings of the committee were perfectly justifiable with the evidence before them. It shows that "imports" cannot defeat the will of the legal and permanent tax payers of the respective counties. Our Radical friends think that this onerous process will gain them strength for the next election. We hope they may lay this flattering unction close to their bosoms. It will show the people that the purity of the ballot box is regarded above party interests or desires, and the party which will most closely purge rascality will be endorsed by the people. No man can endorse the actions of the Radicals in Benton, Polk, Yamhill, Clackamas and Multnomah counties. It was a farce on the purity of the elective franchise, and the Radicals can now see that there is a tribunal which will not sanction such corruption. We believe the action of the Legislature will receive the hearty endorsement of every man who has the slightest regard for the will of the people.

A resolution was introduced in the House last Saturday by Mr. Amis (which is published elsewhere) in relation to the county bonds which were issued during Gov. Gibbs' administration. Our State constitution provides that no one session of the Legislature shall incur a debt of over \$50,000, and the session of 1864, took it upon itself to incur a debt by issuing State warrants to the amount of over \$300,000, and the people have been taxed regularly to pay this debt. Now there remains \$136,000 yet to be unpaid, and to get an extension from the people whether they would pay the balance of this illegal and corrupt debt, the resolution was introduced. On Monday the resolution came up for consideration, and it was strangled without ceremony. The people of Oregon had long since regarded this swindle with displeasure, and would undoubtedly have hailed with joy an opportunity to express themselves in positive terms against it. It is about the last remaining relic of Gibbs' administration, and as the Legislature have refused to allow the people two years hence to bring it out of sight, we hope they may sink it before the close of the present session. We believe the resolution is a good one, and had it passed, the people would have sustained their representatives.

It is a remarkable fact that whenever an effort is made to relieve the people from any burden where the Radicals are interested equally with Democrats, the Republican members almost to a man vote against such relief. A bill has been introduced, and passed the House, to amend that section of the code which allows prosecuting attorneys to draw the sum of twenty dollars from the county treasury for each divorce suit, and for which they hardly ever give any service. When this bill was in its passage, nearly every Republican in the Fourth district voted against the bill. We believe that Mr. Hare from Washington county is the only Radical who voted for the bill; he is the only one who spoke in favor of it. We notice that Mr. Starkweather, from our county, recorded his vote against the bill, as he has against all that have been up to reduce fees. The Democrats have four out of the five district attorneys in the State, yet the Radicals love Bro. Gibbs so much that they did not wish this bill to pass. We find Mr. S. also voted against the bill to abolish the office of Adjutant General, which has in the past been worthless to the people of this State, and has cost them not less than \$6,000 for that many years.

We mentioned in our last that the Marion county delegation are all noted among the absentees. We probably ought to have said four out of five. Mr. Dunbar, who by the way, is rather a fair Radical, is always found in his seat. Little Geo. Holman has not been seen in his seat this week, up to present writing. It is rather severe on the State that the people are deprived of this gigantic intellect.

A bill has passed to authorize the Tualita Navigation Company to construct locks and a canal so as to bring the Tualita river into Sucker Lake. Those acquainted with the wants of that part of our State say that this will open a great deal of country that has heretofore been deprived of a market, and will be much benefit to the country bordering on this river. A bill to amend the Oregon City Char-

ter la pas d the Senate. It abolishes the office of Street Commissioner. This saves the city the expense of paying for improving the streets, as it throws it into a road district, and the road supervisor will be charged with keeping the street in order. [The bill, since writing the above, has passed the House, and will be a law as soon as the Governor signs it.]

The State Fair is in full operation, and there are more people in attendance than we have seen here before. The exhibition of stock and other products is much better than heretofore, and everything indicates that the Fair of 1870 will be a grand success. We shall give a full account elsewhere.

The Legislature adjourned this morning to attend the Fair, but are holding an evening session to make good their time. It will be seen from the bills passed, that both house have been hard at work.

The General Appropriation bill for the next two years and also for the past two, has passed both houses, and is now a law. A very interesting debate took place in the House on Wednesday evening, on the bill to prevent and punish frauds. (The bill is published elsewhere.) The Radicals have a holy horror for the provisions of this bill, and did their best to defeat its passage. It will avail them nothing, as the bill was ordered engrossed and will read third time, to-morrow, and will undoubtedly pass the lower house. We hope it may pass the Senate.

We ask pardon of our readers for any shortcomings this week. The Fair has taken some of our time, and then the House has been in session in the evenings, which has consumed our time. We shall make up next week for the lack of original matter in this issue.

Our Regular Correspondence.

SALEM, OCT. 13, 1870. The cry from all parts of this "burg" is "All aboard for the Fair Ground, and numerous and sundry persons avail themselves of this attractive salute to take the first ride to the aforesaid ground. Your correspondent yielding to the call proceeded to the enchanted spot. He had been there before and knew the dangers incident thereto. Upon arriving, he noticed that the crowd annually collected at the State Fair was greater by forty per cent than at any previous collection and was by far more interesting.

From the books at the Secretary's office it is found that Multnomah county has horses, swine, poultry and domestic manufactures represented. Marion—Cattle, horses, sheep, domestic manufactures, grain, woolen stuffs, butter and cheese. Benton—Cattle, horses, sheep, poultry, grains and domestic manufactures. Linn—Horses, swine and poultry. Lane—Horses, sheep, butter, woolen stuffs and domestic manufactures. Douglas—Horses and domestic manufactures. Coos—Coal. Yamhill—Cattle, horses, sheep, swine, poultry, butter, grains and woolen stuffs. Polk—Horses and domestic manufactures. Washington—Horses, sheep, swine, poultry and grains. Wasco—Horses and cattle. Several counties were not represented, owing, probably to the great distance. Washington Territory is well represented with horses and cattle and so is Vancouver Island.

Monday was occupied in making entries of stock, fancy articles etc. RACES. On Tuesday afternoon several races came off for three purses of \$60, \$30, and \$20. Respectively: mile heats, 3 in 5, J. J. Welsh named, b. h. "Richmond," P. J. Smith, named r. n. "Webfoot Maid," L. P. Quimby, named b. h. "Honest John," which was won by the "Webfoot Maid."

WEDNESDAY. The race was won by "Greyhound," in 1:45, against "Jack Minor." It was claimed by the backers of the latter horse that the person giving the word at the start waited until the horses had passed several feet. Your correspondent was on the "Judges stand" and confesses that he did not notice such a thing. Yesterday the premiums ran thus: Walking horse—First premium, \$15 00. Second premium, \$10 00. Trial for one mile. Trotting—At 1:30 o'clock, p. m., trotting for Oregon bred colts and fillies, 3 years old, to harness and to rule, mile heats 2 in 3. First premium, \$60 00. Second, \$15 00. Running—At 3 o'clock, p. m., running for horse, mare or gelding, 3 years old, single dash for one mile. Premium, \$75.

Trotting—At 3:30, p. m., trotting for horse, mare or gelding 2-mile heats, to harness and to rule. First premium, \$75 00. Second, \$50 00. Third, \$25.

Friday, we shall have according to the announcement, the following: Plowing match—At 9 a. m., on the grounds southwest of the Pavilion. Annual address—At 11 a. m. Running—At 2 p. m., for horse, mare or gelding, 2-mile heats. Premium, \$150 00. In all trials of speed, 3 to enter and 2 to start, or no money will be offered. Equestrianism—At 4 p. m., for the following premiums: Most graceful and accomplished lady rider, \$25 00. Second premium, \$10 00. All ladies contending for these premiums will be required to exchange horses with one another at least once during the examination. Parties intending to compete must be prompt in their attendance. On Saturday, premiums will be paid and all business of the Fair concluded. The pavilion is greatly extended and

Majority Report of Committee on Elections.

The following is the majority report of the Standing Committee on Elections, to whom was referred the case of contest from Yamhill county, to-wit: Case of Andrew Shuck and Wm. M. Townsend vs. Al. Hussey & Lee Loughlin—

MA. SPEAKER: The undersigned Committee on elections beg leave to submit the following report in the above entitled case:

1st. After duly considering, with much patience and great labor, the proofs of the parties in the above contest, we find that the whole number of votes cast for Lee Loughlin and Al. Hussey as per county Clerk's certificate, is: John Marshall, W. H. Steward, N. B. Harpool, Wm. Jones, C. H. Hume, E. C. Hill, Thomas Black, L. J. Simmons, A. M. Hagry, Henry Tennies, A. E. Parker, B. B. Morgan, John Bowman, D. Brewsbaker, Louis Birdino, D. Martin, A. Ditzel, Bill Burnett, H. C. Johnson and Green Halse—21.

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