

THE RECORDER
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 BY
DAVID E. STITT,
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THURSDAY, JAN. 8, 1903.
EDITORIAL.

The best proof that capitalists hold the governing power in the state of Pennsylvania is had in the statement of President Baer wherein he said: "We will surrender the government of the state of Pennsylvania to no one."

Another cabinet office is to be created known as the department of commerce. At least the House committee has decided to report favorably upon the bill creating that office. In looking over the field for an incumbent, it might be well to note that J. P. Morgan could fill that office with luster and ability.

Uncle Sam and John Bull commemorated the passing away of the old year by having their first exchange of messages by the Marconi system on December 31st. Wireless telegraphy is here to stay. The system when perfected should be of great value in case of shipwreck, by calling aid from vessels passing that are in reach of the vessel in trouble.

The generosity of Rockefeller is only excelled by his ability to make the public respond when he desires to make a "free will offering." A few days ago he raised the price of kerosene three and one-half cents a gallon, and on the next day, probably to ease his conscience, he gave the Chicago University another million dollars. Rockefeller is very likely trying to purchase a robe in the Celestial Kingdom, but true to his avaricious nature, he intends that the other fellow shall pay for it.

The morning fever has got hold of some of the banking fraternity at least. Three New York banks have consolidated and one gigantic concern is the result. The thermometer will fall below zero after while among the lesser capitalized banks, and there will come a cold, financial wave that will produce a freeze out in that business. The time is likely to come when a small banking house will be no more able to compete with a large one than is a shoemaker who works by hand, able to compete with the large manufacturers.

Now York gamblers are after Police Inspector Brooks, of that city, and have had a decision handed down by magistrate Brann in effect that Brooks had no right to break into Canfield's gambling den. New York is noted for gambling, especially Wall Street, and it is not strange that those participating should have immunity from molestation. However Wall Street gamblers have some "sure thing" operators among them and the hold logs of their dupes, dissolve like mist before a bright sun, when these schemers lay in together. Brooks will have to stand trial for horse breaking.

The light of experience thrown upon the screen discloses shades of coloring heretofore invisible. This may be true of the intent and purpose of a statesman, and the following in effect derogatory to the Sherman anti-trust law, if true, either points to the originator of that measure, as not understanding the principals involved, or else as conniving in the interest of the institution, ostensibly aimed at, for the purpose of confusing and quieting the public mind while the operators of trust power proceeded to rivet the chains of financial slavery, which they had forged and where with they were binding the people, as will be seen by careful consideration of the following from the Portland Telegram: "Judge Grossep, of Chicago, in a recent address at the University of Nebraska, declared that as an anti-trust weapon the Sherman anti-trust law is useless, and that if it were effective it is built on wrong lines and should be repealed. Being a jurist, not a politician, Judge Grossep dares to tell the truth."

Telegram: Senator Morgan, of Alabama, says: "Whichever party is out of power cries out against the octopus; whichever party is in power hugs the octopus to its breast. The strength that corporate wealth has attained in the United States is calculated to fill one with awe. The President and the Congress are pigmies beside it." The old statesman is a little prone to exaggeration, and sometimes to see things that are not, but in this case he is probably more than half right.

Distorted Her Shoulder.

Mrs. Johanna Soderholm, of Ferguson Falls, Minn., fell and dislocated her shoulder. She had a surgeon get it back in place as soon as possible, but it was quite sore and pained her very much. Her son mentioned that he had seen Chamberlain's Pain Balm advertised for sprains and soreness, and she asked him to buy her a bottle of it, which he did. It quickly relieved her and enabled her to sleep which she had not done for several days. The son was so much pleased with the relief it gave his mother that he has since recommended it to many others. For sale by C. Y. Lowe.

Arabic Ranges Must Disappear.

From the Portland Telegram.
 The fact that ranges are being taken away from stockmen by the theory of settlers will, in turn, prove a blessing to the cattlemen themselves, observes an industrial worker. When looked at from his point of view it is not such a surprising statement as would seem at first glance. A stockman finding his range slipping away is obliged to feed his cattle, and either buy feed from near-by neighbors or raise it himself. Usually he prefers to raise it himself. He then finds that it costs as much to feed a scrub steer as a better-bred one with twice the weight and worth three times as much in the open market. As a result, he begins improving his herd, and the range cattle give place to Shorthorns and Herefords, the neglected lands are carefully cultivated to raise feed, and the soil is doubly enriched by being fertilized and made to raise other profitable crops besides cattle feed. These conditions now prevail more or less around Pendleton and in other sections of Eastern Oregon, where cattle men formerly ranged on the broad bunch grass plains and could ride for hours without seeing the smoke from a settler's cabin, but where they are now producing fine-bred stock which is helping to place Oregon in the front rank as a stock-growing state. Stockmen in isolated sections of Eastern Oregon, and more particularly in Central Oregon, will have to do the same thing. One might as well try to sweep back the waves of the ocean with a broom as to stop the onward march of homeseekers. Oregon is advertising for settlers. It wants settlers. And these vacant lands, susceptible of cultivation, will be taken up and the ranges narrowed into mere strips hardly worth the holding. In some cases, undoubtedly it works a great hardship upon the range men, but the onward march is inevitable, and while a few here and there will bitterly oppose the cutting up of their range, believing it a transgression of their divine rights, the wisest ones will emulate the example of the progressive breeders who have already adapted themselves to the changed conditions and taken upland to feed their herds. In fact, a good many progressive stockmen, instead of opposing settlement of vacant lands, favor it, for at the irrigation convention held in Portland prominent stockmen in attendance from Central and Eastern Oregon went on record as favoring settlement of range lands.

Managers Should Heed This.

"And did you like the play?" asked the manager of his bride, who had been to see the great production of "Tears, Indignations Tears."
 "It was great! There's only one thing I wanted changed."
 "And what was that, my pet?"
 "Why I do think it's horrid to have them ring the curtain down and turn all the lights up before you get your eyes dry and the powder on your nose. If they'd only keep the theatre dark after those sloppy plays it would be so much more becoming."
 The manager not having wept or powdered his nose, had never thought of that.—Washington Times.

\$100 Reward \$100.

The readers of this paper will be pleased to learn that there is at least one dreaded disease that science has been able to cure and that is Catarrh. Hall's Catarrh Cure is the only positive cure now known to the medical fraternity. Catarrh being a constitutional treatment, Hall's Catarrh Cure is taken internally, acting directly upon the blood and mucous surfaces of the system, thereby destroying the foundation of the disease, and giving the patient strength by building up the constitution and assisting nature in doing its work. The proprietors have so much faith in its curative powers, that they offer One Hundred Dollars for any case that it fails to cure. Sent for list of testimonials. Address, F. J. CUREY & Co., Toledo, Ohio. Sold by druggists, 75c. Hall's Family Pills are the best.

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tleman of law in each county to manage business for an old established house of solid financial standing. A straight, bona fide weekly cash salary of \$18.00 paid by check each Wednesday with all expenses direct from headquarters. Money advanced for expenses. Manager, 340 Canton Bldg., Chicago.

W. C. T. U. COLUMN.

The next W. C. T. U. meeting takes place Tuesday, at 2.30 P. M. at the M. E. Church.

Anarchism and the Saloon.

Much is being said today about deporting all Anarchists and amending our immigration laws so as to prevent the landing of Anarchists upon our shores. All this so far is well, but we must go further; we must by legislation close up the American saloon, which is the school of anarchism, the breeding place of Anarchists, where murderous deeds are hatched. The essential spirit of anarchy is disregard of law and of the rights of others; this is pre-eminently the spirit of the saloon, which for the greed of gold destroys manhood and womanhood and wrecks the home, one of the bulwarks of the nation. The red flag of anarchy and the black flag of the saloon mean much the same: Violation of law and human rights.

The claim so frequently made by saloonists that they are law-abiding citizens is hardly borne out by the teachings of some liquor organs and the actions of Liquor State Conventions. Only a few months ago the State Liquor League of Illinois officially declared that there was not one liquor seller in ten who did not systematically break the liquor laws, and that it (the League) existed to protect and defend them in so doing, and last year the organ of the Royal Arch and the Knights of Fidelity, two liquor organizations, used the following words regarding laws which it declared the organization of the Royal Arch proposed to break:

"In our meetings the saloon men merely demand rights to defy any man who shall impose upon him a law which is against him, fighting against his bread and butter, and such laws should be defied. They should be trampled in the dust, and if they cannot be revised then we say it is time to become Anarchists."

If this is not anarchism pure and simple, we know not what anarchism is. That there is a close relation between anarchism and the saloon will be admitted if we consider a few facts. It is a significant fact that the anarchists almost invariably hold their meetings and hatch their wretched plans in saloons or in halls attached to saloons.

As it was in the American legalized saloon that the Haymarket bomb throwers, of Chicago, conceived their murderous plot, so in the American legalized saloon, Booth, the assassin of President Lincoln, and Guitene, the assassin of President Garfield, got their inspiration, and Czolgosz, the assassin of President McKinley, was for three days prior to the awful deed harbored in an American legalized saloon at Buffalo; hence, very naturally, the police in every city in their search after Anarchists first visit the saloon, and while as the outcome of the assassination of President McKinley there may be an expulsion from the country of a few anarchistic agitators, this will not meet the demands of the situation.

The American legalized saloon, the breeding place of Anarchists, must be suppressed.—From Report of the National Temperance Society.

Notice for Publication.

[Timber Land Act June 3, 1878.]
 UNITED STATES LAND OFFICE, ROSBROUGH, OREGON, December 23, 1902.
 NOTICE IS HEREBY GIVEN THAT IN compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of August 4, 1892, Elmer E. Doyle, of Parkersburg, County of Coos, State of Oregon, has this day filed in this office his sworn statement No. 4183, for the purchase of the Lots 4, 5, SW 1/4 of NE 1/4, and SE 1/4 of NW 1/4, of Section No. 7, in Township No. 29 S., Range No. 13 West, and 6th Meridian, to show that the land sought is more valuable for its timber or stone than for agricultural purposes and to establish his claim to said land before L. H. Hazard, County Clerk of Coos County, at Coquille, Oregon, on Saturday, the 7th day of March, 1903. He names as witnesses: J. E. Hagan, of Parkersburg Oregon; Edward Obama, of Parkersburg Oregon; Columbus Hagan, of Parkersburg Oregon; John Hagan, of Parkersburg Oregon. Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 7th day of March 1903.

Notice for Publication.

[Timber Land Act June 3, 1878.]
 UNITED STATES LAND OFFICE, ROSBROUGH, OREGON, Dec. 1, 1902.
 Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber land in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of August 4, 1892, William A. Dask, of Parkersburg, county of Coos, State of Oregon, has this day filed in this office his sworn statement No. 4903, for the purchase of the E 1/2 of SW 1/4, SW 1/4 of NE 1/4, of Section No. 25 in Township No. 23 S., Range number 14 West, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before L. H. Hazard, County Clerk of Coos county, Oregon, on Tuesday, the 17th day of February, 1903.
 He names as witnesses: Edward Obama, of Parkersburg, Oregon; W. B. Mack, of Parkersburg, Oregon; J. A. Dask, of Parkersburg, Oregon; J. A. Dask, of Parkersburg, Oregon. Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 17th day of February, 1903.
 J. T. Burdoss, Register.

Contest Notice.

Department of the Interior.
 UNITED STATES LAND OFFICE, ROSBROUGH, OREGON, Dec. 23, 1902.
 A sufficient contest affidavit having been filed in this office by James Crowley, contestant, against the homestead entry of So 1/2 Sec. 20, T. 29 S., R. 13 W., for SE 1/4 of NE 1/4, Section 25, Township 29 S., Range 13 W., by Edward V. Smith, contestant, in which it is alleged that said entryman has not been on the land or improved it in any way for over four years, that the only time he resided upon the land was in the summer of 1896 and he has not returned to it since; that he has abandoned the land and sold the improvements to the contestant, and that said alleged absence from the said land is not due to his employment in the Army, Navy or Marine Corps of the United States during the war with Spain or during any other war in which the United States may be engaged as a private soldier, officer, seaman or marine, and parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock A. M. on February 16, 1903, before C. T. Blamant, U. S. Commissioner at Bandon, Oregon, and that final hearing will be held at 10 o'clock A. M. on February 23, 1903, before the Register and Receiver at the United States Land Office in Rosbrough, Oregon.
 The said contestant having, in a proper affidavit, filed November 15, 1902, set forth facts which show that after due diligence personal service of this notice was not made, it is hereby ordered and directed that such notice be given by due and proper publication.

J. T. Burdoss Register.
 J. H. Booth Receiver.

NOTICE FOR PUBLICATION.

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 UNITED STATES LAND OFFICE, ROSBROUGH, OREGON, December 16, 1902.
 Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of August 4, 1892, Wesley Mack, of Parkersburg, County of Coos, State of Oregon, has this day filed in this office his sworn statement No. 4181, for the purchase of the Lots 3, 4 & 6 of Section No. 13, Township No. 29 S., Range No. 14 W., and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before L. H. Hazard, County Clerk of Coos County, Oregon, at Coquille, on Tuesday, the 17th day of March, 1903. He names as witnesses: A. E. Hadwell, of Parkersburg, Oregon; E. Priest, of Parkersburg, Oregon; W. A. Dask, of Parkersburg, Oregon; J. A. Dask, of Parkersburg, Oregon. Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 17th day of March, 1903.

J. T. Burdoss, Register.

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 Fresh Meats, Best Quality
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 The Bulletin is one of the leading papers of the West, and is a daily published in San Francisco, and gives all the news. Our office includes the Sunday Bulletin.
 Recorder and Bulletin, one year, \$6 00
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 The Portland Evening Telegram is issued six times a week. It gives all the news that is worth reading and up to time of going to press, much of it being 24 hours fresher than when it reaches here through any other journal.
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 It is the duty of each person to seek information along all lines that tend toward bringing about better conditions and greater prosperity for the human family, and for the purpose of giving our readers a chance to inform themselves we give them the best—Appeal to Reason. Any doctrine that does not appeal to the highest order of reasoning is not safe.
 Recorder and Appeal to Reason, \$2 00

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 THOMAS WHITE, Master
 Leaves Bandon every morning, except Sunday, at 7:30 o'clock and makes connections with the train and steamer Myrt at 12:30 a. m. at Coquille City.
 Leaves Coquille City at 12:30 p. m., arriving at Bandon at 4:20 p. m.

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