

THE RECORDER

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EVERY THURSDAY AFTERNOON
... BY ...
DAVID E. STITT,
EDITOR AND PROPRIETOR.

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THURSDAY, APR. 11, 1891.

EDITORIALS.

The Democrats of this precinct are congratulating themselves upon the nominations they made in getting out their county ticket, and are looking forward to a victory in the June election. They certainly have good selections, but victory is counted only at the end of the race.

If men would keep the energy to rise to higher intelligence, morality and usefulness that they expend in cultivating sensuousness, the world would soon be released from the curse that rests upon it, and the millennium would appear. Cottage Grove seems to be a dry town, but it is not so dry, in fact, as all that thought must be frozen in its inception, when the ingenuity of a thirsty man cannot get around such inconveniences as that to gratify an outraged appetite. Now Cottage Grove will have a club and the initiation fee will be used to buy intoxicants. Assessments will be made to pay a man who will have charge of the club room, and the thirsty members can each go there and drink his own liquor. In this way they will neither sell nor give away intoxicating liquors, and the law will not be broken. If the same ardent souls were made to overcome self and attain to truth, that is made in order to gratify self, truth would attain, and the wide open gates to the pearly city would soon appear.

Severe stomach trouble cured.

I was troubled with distress in my stomach, sour stomach and vomiting spells, and can truly say that Chamberlin's Stomach and Liver Tablets cured me—Mrs. T. V. Williams, Lansingburg, Mich. These tablets are guaranteed to cure every case of stomach trouble of this character. For sale by C. Y. Lowe.

Since Dislocated.

John D. Remenix, a young man of Bear Creek suffered a bad dislocation of one of his legs at the knee, last Friday while helping to move a horse.

Since Dislocated.

He was driving a horse which was harnessed to a wagon when the chain broke causing the driver to fly back with the above result.

The dislocation was a very bad one, and but for the fact that the young man was against the lever when the chain broke, would doubtless have been worse.

Dr. Kime was called and set the joint, but it will take time to heal the injured member.

Cottage Grove has the first Ambulance in Lane County.

Our surprising physician, Dr. W. C. Davis received an automobile for the steamer Elizabeth, the machine having been yesterday by the steamer. This was the first horsesless carriage to be brought into Lane County, and it created no stir excepting in Pleasanton where the people said it was a "curious contraption."

Lane's Curious.

Frank J. Chisholm makes up that he is senior partner of the firm of J. L. Chisholm & Co., doing business in the City of Toledo, County and State of Oregon, and that said firm will pay the sum of One Hundred Dollars for each and every case of Cataract that cannot be cured by the use of Hydrocephalic Cure.

Frank J. Chisholm.

Sworn to before me and subscribed in my presence this 16th day of December, A. D. 1891.

A. W. CHISHOLM, Notary Public.

Hall's Camphor Cure is taken internally, and not directly on the lined and various surfaces of the system. Said for testemonees, free.

F. J. CHISHOLM & CO., Toledo, O.

Sold by all Druggists, etc. Halls' Camphor Pills are the best.

W. C. Davis received a CATER LYING IN woman, Mrs. M. C. Watson, a widow, and she had no friends in the city, so I gave her money to go where we see fit to begin very well.

At the time the people good the doctor and have his vehicle in good shape and will be able to respond to calls in short notice. It is of the greatest benefit and is doubtless going to be the use. Being supplied with a car the engine will develop a high speed and is safe on our roads. About 200 ft.

200 ft.

Saves two from death.

Our little daughter had an almost fatal attack of whooping cough and bronchitis," writes Mrs. W. K. Haviland of Aransas, N. Y., that, when all other remedies failed, we saved her life with Dr. King's New Discovery. Our doctor, who had diagnosed an advanced stage, also used this wonderful medicine and today she is perfectly well. He paroxysms and lung diseases yield to Dr. King's New Discovery as to no other medicine on earth. Invaluable for Coughs and Colds. 50¢ and \$1.00 bottles guaranteed by C. Y. Lowe. Trial bottles free.

WANTED: Persons from wherever in the country and adjoining territories, to represent interests in established business houses, and to sell for us. \$100 per month, with expenses advanced, each Monday by check drawn from local bankers. Books and bonds furnish. Under no consideration position permanent. Address: DAVID E. STITT, Bandon, Oregon.

Public Ownership of Railroads.

Andrew Carnegie recently expressed the opinion that the railroads of the United States should be owned by the government or the people, and that this result would be brought about in the near future. Whether he be correct in this opinion or not, it is probably true that the tendency of the great railway corporations to merge or combine, even that naturally leads in the direction of public ownership. The railroads are themselves forcing the people to consider public ownership as a possibility, if not strongly, way to keep these great corporations in line bounds, and make them serve public rather than private interests. They should be in fact as well as in theory, quasi-public corporations; they must certainly be in a large measure made subservient to public interests, and these great combines, if not easily to serve the personal interests of the magnates like Hill, Gould and Harriman, will create an increase and make irresistible the demand for public ownership. It is reported, since the dissolution of the Northern Securities company, that a far greater merger, that of all the big trunk lines, is in contemplation, and no doubt some way will be found, in spite of the supreme court's decision, to effect this result. But if so, this great merged corporation must operate within reasonable and just limits, as to freight charges in service of patrons generally, or else the people will find a way to take over the business, and attend to it through government control, as they operate the post-office department. And in doing this, while treating stockholders and bondholders fairly, and even liberally, they will doubtless take advantage to squeeze a good deal of water out of the merged or other properties.

There is one serious objection to government ownership, and that is that it would immensely increase the salary of government employees, and it might be difficult to keep the business out of partisan politics. It would also cost more to operate the roads than it costs the corporations, for men in government employ would demand higher wages of labor, but it is to be hoped that, in spite of recent discouraging developments in the post-office department, the people are becoming wiser and more efficient and honest in the government service. Whether or not the people will, as Mr. Carnegie and others think, take over and operate the railroads, depends largely on the course pursued by the railroad magnates and stock manipulators themselves. They should know, if they do not already know, that the people are all-powerful; they can end what they will in this matter. As per demands for public ownership of railroads, and some other "public utilities," is not sufficiently strong and positive to bring about any such necessary revolution, but the sentiment in favor of it is undoubtedly increasing and will increase or subside in proportion as the railway corporations are reasonable, fair and law-abiding, or otherwise. Oregon should.

—OOO—
Start or Close Outfit of Books, Lane County, Oregon.

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200—J. Danley Budd vs Stephen Gullifer, and W. B. Andrews, suit in equity, John T. Long for plaintiff, F. W. Benson and J. W. Bennett for defendants.

200—F. W. Wagner, trustee, Paul Coe vs Great Central Land Co., action at law—for confirmation, McKnight & Seabrook for plaintiff.

200—D. W. Small vs Empire Construction Co., action at law—for confirmation, McKnight & Seabrook for plaintiff.

200—J. H. Jennings vs C. G. A. Remond, action, Seaver & Chase for plaintiff, A. J. Sherman for defendant.

200—C. H. Borchs vs M. Rosenberg, action, J. S. Cole for plaintiff, E. D. Sonnenberg for defendant.

200—Hand Masters vs Elijah J. Masters, action, J. W. Bennett for plaintiff, C. F. McRae for defendant.

200—A. A. Bush vs Pacific Furniture Co., action, J. S. Cole for plaintiff, A. J. Sherman for defendant.

200—J. W. Bennett vs Hall & Hall for plaintiff.

200—Eugene H. Swanson vs Hall & Hall for plaintiff.

200—Frank Hagedorn vs C. G. A. Remond, action, Hall & Hall for plaintiff, J. W. Bennett for defendant.

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