

ROSEBURG REVIEW

ISSUED FRIDAY MORNING... THE REVIEW PUBLISHING CO. J. R. N. BELL, Editor FRIDAY, OCTOBER 28, 1887. OREGONIAN NOTICIALS.

The Minneapolis editor spoke a timely word of moral contempt for mercenary marriages in high places, when he said that a woman who would marry, in the freshness of her youth, a man more than double her age and of most unsavory moral record, in order to enjoy the transient social ascendancy that vulgar people associate with the mistress of the White House, was not a woman to excite any large degree of respect among people who do not believe in the sale of men and women within wedlock or without it.

To be queen of Charles the First was to be the wife of a gentleman, and to be the queen of Charles the Second was to be the legal concubine of a graceless king.—Oregonian. The above are two paragraphs from an editorial in the last Tuesday's Oregonian. It is hardly to be conceived that a man could be induced to smut his newspaper, particularly such an influential journal as the Oregonian, with brutish assaults upon a woman. In another line of the editorial the president and his wife are alluded to as "a very commonplace, not to say vulgar, pair." Under what theory of property or public service can a newspaper so grossly assault a lady? Henry Watterson, during the last campaign, refused to publish the Blaine scandals in the Courier-Journal, asserting that the "south" made not war upon women. They use the whipping post in some states yet for wife beaters, but unfortunately the president's wife, through the newspapers, may be shamelessly compared to a graceless king with impunity.—Portland World.

Among the bills to be introduced in Congress next session will be seven on pension legislation, prepared under the auspices of the Grand Army of the Republic, with the purpose of providing aid for all soldiers who saw actual service. But Congress should be weak enough to sanction such a wholesale raid on the Treasury, President Cleveland will again stand like a stone wall between that body of designing politicians—with a few honorable exceptions—and the coveted coffers of a great and generous people. Another measure that comes near the people will be the introduction of a bill providing for the licensing of railway engineers and conductors—the object being to obtain for such service careful, temperate, and experienced men and thus secure the safety of the passengers. In this connection I may say that it is highly probable that Congress will abolish kerosene lamps and heating stoves on all railroads—replacing these death-dealing agencies with electricity and steaming apparatus, attached to the locomotive.

CONSIDERING the number of important and interesting cases to be adjudicated, the October term of the Supreme Court of the United States promises to be of extraordinary interest. First in magnitude is the trial of the Virginia State officials imprisoned by United States Judge Bond for alleged contempt of court in the celebrated "coupon crusher" cases, as this unheard of proceeding involves a grave constitutional question in regard to the relation of the State and National Governments. Then there are the famous Bell telephone cases, the case of the Prellar murder at St. Louis—with a strong probability that the fate of the Chicago anarchists will also be decided.

NOTE against the amendment changing the time of election from June to November. The presidential election should be by itself. In the older states where the elections have been consolidated many evils have grown up, and in New York, Gov. Hill has recommended to the legislature, the separation of the elections. This is right as their consolidations only tend to give political jobbers an opportunity to trade.

This amendment in favor of increasing salaries will be defeated because the people do not think it is in the right shape. Something, however should be done in this line, and it is a pity that the amendment was not so worked as to commend the support of the people.

We would just like to say that if the Drain Echo editor will take time to read THE REVIEW, he will find more argument on prohibition in one of its issues than can be found in his paper in a whole month. Please read and retract.

HON. J. G. BLAINE'S renomination for the presidency, is becoming doubtful. Men capable of knowing believe him to be weaker than in 1884.

A TEACHER asked a grammar class what the future tense of, he drinks was, he is drunk, was the reply by an apt pupil.

THE PROHIBITION COLUMN.

WAYS THAT ARE DARK

Said my young friend to me after some days silence on the question, "don't you think local option would do about as well as a general prohibition? it would save a lot of fighting!" "You mistake there, the fighting would be the same; like the Kilkenny cats of Irish legend, they would never fight it out. The liquor traffic professes to be satisfied with local option. Hear what Mr. Carrole says of the N. Y. 'Liquor Republicans,' that 'they are very well satisfied with the plank at the late Republican convention, just what the plank means is this: local option for the country and home-rule for the cities as regards the liquor question. And Charles Smith, liquor dealer (another of the mandamus act) says: 'The platform is alright. The local option feature is just what we want, and will give us a great hold on New York.' Of course it is. A few open saloons more or less in the country, and plenty of liquor sent out by the sly to keep up the market, and the seething teeming cities all their own way. Why it is almost like playing into their hands. And then being only a statutory law, they will never let it rest—the ghost will never be laid, they will be calling up the evil spirit at every fresh election. Then there will be the fighting, and the bribing and the lying all over again. Don't you think the cities are big enough to take care of themselves? It is like a father lordling it over his children when they are probably better men than he is! 'Your smile does not exactly tally, unless your sons takes to themselves the 'seven spirits' of the parable. It is in the numbers (where part of the heterogenous mass are vile at the core) that makes the city the worst hot bed for the saloon. It is like mushrooms springing up on a manure heap. And like the Babel of olden days, we think most of its towers, but that was only the outcome of the 'walled cities.' The other outcome, the eating, drinking and rising up to play. I have read in some old commentary that the play meant the worst kind of pursuits. At present there is no sign of 'confusion of tongues.' The president of one of the Chicago Brewers congresses said, 'only by union in brotherly love it will be possible to attain our looked for results, guard against oppressive laws, raise ourselves to be a large and widespread political power, and with confidence anticipate complete success in our undertakings.' In combination there is power especially when it is bolstered up with bribery and corruption. 'I say, Uncle, you take pessimist views of people'—say I don't, all around, but when people have already sold their conscience to the drink god, and steals their hearts to the horrors he perpetrates a little more buying and selling, and metal heart shields, don't come amiss to them. I was not born yesterday, and I've watched these fellows to some time. Do you suppose that an army of U. S. saloons standing in an unbroken line to reach from Chicago to New York, can't fight their commissariat supplies never fail. Why the North American Review estimates the capital invested behind them to be \$1,000,000,000. It is only a scholar such as you and I, can read so many figures. If 'money makes the man,' how much truer is it, that it makes the 'craft' spell it with a 'k'—old Saxon fashion, and the word means power. The constitution of the U. S. Brewers association proclaims its motive power thus: 'That the owners of breweries, separately, are unable to exercise a proper influence in the interest of the craft, in the legislature and public administration.' We know something about this 'proper influence' here in Oregon. The Oregonian used to tell us enough about the 'unholy alliance,' between the whiskey ring and the committee men, manipulated by M. Joseph Simon. You may remember too the thousands of dollars sent up by the Portland 'knaf' to try and defeat the local option bill in Washington Territory. I'll tell you what occurred too in a little country town at the time of the last election. There was an acknowledged whiskey candidate for the senate. The other one (the man of the temperance element) did not seem to be standing a good chance. It happened that it was represented at the whiskey 'court' in Portland that their candidate was rather in the nature of a duffer. Upon which they concluded a duffer could not do them much good anyhow, and they sent up orders to their minions in the country town, to have the other man elected, and he was elected. Transfer this little incident on to a large stage, and you can believe that the Brewers association of New York claim to control 35,000 votes. Then the dodges these fellows practice. From the confession of an old liquor lobbyist (C. B. Cotton) we learn somewhat of the old methods, old, but in practice still 'four correspondents throughout the state gave us special and truthful descriptions of every one of the opposition members, with an analysis of their characters in every way.' Then if a stiff-necked old legislator could not be induced to vote right, he had to be persuaded he was sick with threatened diptheria or the

like, and the sworn affidavit of the doctor to this effect was worth 'from \$25 to \$100 according to the size of the lie sworn to.' Sometimes neat little packages would arrive by express, these packages containing certain sums of money, sometimes the gift was as substantial but more bulky, a suit of clothes or even a house. He goes on to say 'if our tactics failed in the legislature, and temperance laws were passed, we went home to defeat their execution,' and further 'although the liquor lobby, during the last forty years has used millions of dollars in corrupt bargaining and bribery (and never has made a secret of the fact), yet no members was ever caught in the act, and it is fair to presume no one ever will be. There is no way so dark, they cannot find their way through. Now, my boy, you can't want to do homage to this golden image that our new Nebuchadnezzar has set up, by throwing him your vote. He casts his deathly shadow all around and what's more he has got his 'fiery furnace' in waiting, not for you and me, who pray right, and vote as we pray—but for those men, (the scavengers of the traffic) who are hunting the would-be victims down. Before you leave me to go home, let me whisper one thing in your ear. I did really whisper it, for there were others present, and I always think the 'whispering gallery' is the shortest way to a man's heart. It was this 'you say to the Lord, and keep all on saying it, good Lord, show me what is right in this matter, and then help me to do it.' I could see the whispering gallery led down into the right place, by the look that came into my young friend's eyes, as he nodded, and hastily wished me good night.

The newly amended scientific temperance instruction law in Michigan takes effect September 9th. It provides that instruction shall be given in physiology and hygiene, with special reference to narcotics and their effects upon the human system. The instruction shall be given by text-books where the pupil is able to read, and as thoroughly as any other studies pursued in the school. The proportions of space that books must give to the subject is stated. The books must first be approved by the State Board of Education, and the school boards are subject to fine or forfeiture for failing to comply with the provisions of the act. This act applies to all schools in the State, including schools in cities and villages, whether incorporated under special charter or under the general law.

'The pauper labor of Europe' is a bugaboo, except that, in truth, our war tariff taxes favor pauper labor at the expense of American labor. Its products are not fenced out by our tariff laws. They come in because we ourselves destroy our own easy power of successful competition even in our home market. By tariff taxes on raw materials we fence in our own surplus products, making them cost too much to compete at home, and, of course, too much to compete abroad, with manufacturers from untaxed raw materials. In Mexico, Central and South America we can, of course, make no better headway against European competition than at home.—Daniel Manning.

The Iowa Democrats have shown their faith by their works in nominating Mr. Thomas Jefferson Anderson, of Knoxville, Marion county, for Governor. Major Anderson was one of the most heroic and devoted Union soldiers sent out by that state. His opponent, Governor Larrabee, found the post of honor to be a bank presidency, while Anderson was at the front.

In London a missionary society has been organized to convert the higher classes. It would be a good idea to try the same agency upon the higher classes in Oregon, as they go to church as little as the lower classes, and less. The higher classes here may not be the higher classes hereafter.

Bucklen's Arnica Salve.

THE BEST SALVE in the world for Cuts, Bruises, Sores, Ulcers, Salt Rheum, Fever Sores, Tetter, Chapped Hands, Chilblains, Corns, and all Skin Eruptions, and positively cures Piles, or no pay required. It is guaranteed to give perfect satisfaction, or money refunded. Price 25 cts. per box. For sale by MARSTERS & Co.

Many of the good things of this age on account of Dyspepsia. Acker's Dyspepsia Tablets will cure Dyspepsia, Indigestion and Constipation; sold on a positive guarantee at 25 and 50 cents, by Marster's drug store.

Babies that are fretful, peevish, cross, or troubled with Windy Colic, Teething Pains, or Stomach Disorders, can be relieved at once by using Acker's Baby Soother. It contains no Opium or Morphine, hence is safe. Price 25 cents. Sold by Marster's drug store.

Notice for Publication. Land Office at Roseburg, Or., Oct. 11, 1887. NOTICE IS HEREBY GIVEN THAT THE FOLLOWING named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Register or Receiver of U. S. Land Office at Roseburg, Or., on Saturday, Nov. 19th, 1887, viz: ADRIAM M. GAGE. Homestead Entry No. 206 for the E. 1/4 of N. E. 1/4 of W. 1/4 of Sec. 21, T. 12 N., R. 12 E., Co. 10, S. 23. He claims the following witnesses to prove his continuous residence here and cultivation of said land, viz: E. A. M. Gage, E. M. Grouse, C. W. Grouse, all of Oakland and W. G. Clarke of Millwood, Douglas county, Or. CHAS. W. JOHNSTON, Register.

The Drain Echo was quite plethoric with 'THE REVIEW' last week. We have to say that the Echo is a 'newspaper' spicy little sheet, and we are only too glad to know that we have of late contributed so much to make the columns of the Echo readable and attractive. We are magnanimous enough to say however, that this interest has been mutual.

The ranting editors who have been rousing their garments over the veto of the dependent pension bill and the 'poor soldier,' are now told very plainly by the soldiers themselves that they are not ready to be thrown as a body into the pauper class.

Gov. FORAKER, of bloody-shirt notoriety is beginning to see that no man can get himself snubbed into the presidency. The white house is reached by a different road.—Ee.

GEN. FAIRCHILD, of palsy fame says, he does not desire to shorten the bloody chasm. It was only a short time back that he opened the chasm, that buried his presidential aspirations too deep to ever be resurrected.

We believe that the Oregonian is overdoing the thing on the prohibition amendment. It is making votes for the very thing it is opposing, but we are not mad about it by any means.

Mrs. Henry Ward Beecher has entered into an engagement with a syndicate to furnish a series of articles to different papers on topics of interest to ladies.

That big hotel at Portland ought to be built by all means. Southern Oregon feels its need by keenly about fair times, and at other times, sometimes.

SHERIFF SALE.

In the circuit court of the State of Oregon in and for the county of Douglas. Plaintiff, Sylvester Penoyer, vs. Defendants, R. F. Dowell and G. W. Webb. Board of Commissioners of the State of Oregon for the sale of school and university lands and for the investment of the funds thereof. Plaintiff.

NOTICE IS HEREBY GIVEN THAT BY VIRTUE of an execution and order of sale, duly issued out of the circuit court of the state of Oregon in and for Douglas county in the above entitled case, on the 23rd day of October, 1887, and to me directed and delivered in pursuance of a judgment and decree in and to the following mortgage bearing date December 17th, 1885, which judgment and decree was made and entered in said circuit court on the 11th day of October, 1887, in favor of the above named plaintiff, Sylvester Penoyer, G. W. Webb and L. W. Webb, Board of Commissioners of the State of Oregon for the sale of school and university lands and for the investment of the funds thereof, and against the above named defendants, R. F. Dowell, N. A. Dowell, his wife and against the hereinafter mentioned premises and delivered to me on the 25th day of October, 1887, commanding me to sell upon and sell as by the said judgment and decree made and entered in said circuit court, the following described land and out of the proceeds arising from said sale to pay the debt and expenses herein taxed at \$65.00 and the cost of said sale, second to the payment of \$175.00 as attorney fees and third to pay the balance of the plaintiff herein amounting to \$2268.45 with interest thereon at the rate of 5 per cent per annum from August 22nd, 1887 in pursuance thereof I have led upon and will on SATURDAY the 3rd day of November, 1887, between the hours of 9 o'clock a. m. and 4 o'clock p. m. to wit: at 9 o'clock a. m. of said day sell at public auction in front of the court house door in Roseburg Douglas county Oregon to the highest bidder for cash in full for the said debt and interest the said defendants or either of them had on the 7th day of December, 1885 or at any time thereafter in and to the following mortgaged land and premises to-wit: the north half of the donation land claim of Jesse Applegate and wife in township (22) south of range (15) west of the said meridian except two hundred acres more or less conveyed by W. H. H. Applegate to Charles Drain and C. C. Drain on June 24, 1871 and described as follows: beginning at the northwest corner of said donation claim running thence north 80 deg 15 min east 60 chains thence south 20 deg 20 min west 27 chains and 13 links thence south 80 deg 15 min west 65 chains thence north 81 deg 20 min east 27 1/2 chains to the place of beginning corner of the said donation claim except 6 and 35 acres of said land lying west of the county road deeded to Carterright also the donation land claim of James W. Jones being the north 1/2 of the southeast 1/4 and the south half of the north west 1/4 of section (23) township (22) south of range (15) west of the said meridian containing 100 acres together with the premises and appurtenances thereto belonging or in anywise appertaining all lying and being in the State of Oregon to satisfy the said judgment and cost as aforesaid. Sheriff of Douglas county, Oregon.

SHERIFF SALE.

In the circuit court of the State of Oregon in and for the county of Douglas. Plaintiff, David Grouse, vs. Defendants, Frank McMillen and Kate McMillen his wife, G. W. Webb, Adm'r of estate of W. F. Owens deceased, Nannie L. Owens deceased, Lafayette Owens, Edith Owens and Ethel Owens heirs at law of W. F. Owens deceased, George Weaver and S. Williamson, A. Guthrie, R. Ballou and R. H. Foreman partners under the firm name of Ballou Guthrie & Co. Defendants.

NOTICE IS HEREBY GIVEN THAT UNDER AND BY VIRTUE of an execution issued out of the Circuit court of the State of Oregon in and for the County of Douglas on the 15th day of October, 1887, and delivered to me in pursuance of a judgment made and entered of record on the 10th day of October, 1887, by a decree of foreclosure of a mortgage bearing date Oct. 11, 1885 in favor of David Grouse, the above named Plaintiff and against Frank McMillen and Kate McMillen his wife the above named Defendants and against the herein after described mortgaged premises commanding me to levy upon and sell said mortgaged premises and out of the proceeds arising from said sale, I pay first the cost of said foreclosure and sale taxed at \$4. Second the sum of \$1750.00 Attorney's fee. Third, the sum of \$1180.00 the Plaintiff on said promissory note. Fourth, the payment of \$100.00 taxes paid by Plaintiff on said mortgage premises for the year 1886. In pursuance thereof I have led upon and will on SATURDAY the 26th day of November, 1887, between the hours of 9 o'clock a. m. and 4 o'clock p. m. to wit: at the hour of 9 o'clock a. m. of said day sell at public auction in front of the Court House door in Roseburg in Douglas county Oregon to the highest bidder for cash in hand all the right title and interest which the said Defendants, and each of them had and to the said mortgaged premises to-wit: as follows: The south half and lots four and five in section 24, the Northwest quarter of the Northwest quarter and lots seven and eight in section 22 in township 27 South of range six west, also beginning at a point 20 chains North of the corner to section 23, 24, 25 and 26, in township 27 South of range four west, thence East 6 chains thence North 20 1/2 chains to South boundary of John Levine's donation claim, thence West 6 chains, thence South 20 1/2 chains to place of beginning also that part of the donation claim of Ray Wagner road and also that part of the donation claim of W. B. Stark and wife which lies South of the said Cow Bay wagon road all in township 27, South of range six West containing 204.30 acres or less to satisfy the judgment and cost as aforesaid. Sheriff of Douglas county, Or. Dated this 21st day of October, 1887.

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Can't Sleep. Nights is the thousands suffering from complaint of Acute Catarrh of the Lungs, Consumption, Coughs, etc. Did you ever try Acker's English Remedy? It is the best preparation known for all Lung Troubles, sold on a positive guarantee at 10c, 50c, at Marster's drug store. If you would enjoy your dinner and are prevented by Dyspepsia, use Acker's Dyspepsia Tablets. They are a positive cure for Dyspepsia, Indigestion, Flatulency and Constipation. We guarantee them. 25 and 50 cents, at Marster's drug store. Save the Children. They are especially liable to sudden Colds, Coughs, Croup, Whooping Cough, etc. We guarantee Acker's English Remedy. A positive cure. It saves hours of anxious watching. Sold by at Marster's drug store.

Sale Will Commence Monday October 3, 1887.

SOLE AGENTS.

Immense Stock of General Merchandise

Consisting of Dry Goods, Dress Goods, Clothing, Boots & Shoes etc. for sale at a GREAT SACRIFICE Regardless of COST. All sales less than \$50.00 FOR CASH ONLY. \$50. and over CASH or approved notes. Call and satisfy yourselves of the facts.

NOTICE! I desire to call the special attention of the public in general to the following facts. I have concluded to retire from the General Merchandise Business, AND MEAN JUST WHAT I SAY. In doing so I will offer my entire stock at a GREAT SACRIFICE. I want it distinctly understood that I am positively selling out regardless of cost and aim to be out of business in 60 days. This is no imposition on the Public, except on our Competitors.