

Give your business to Heppner people and therefore assist to build up Heppner. Patronize those who patronize you.

We hold each and every correspondent responsible for his or her communication. No correspondence will be published unless the writer's real name is signed as an evidence of good faith.

Did you ever Read about the Man who Hid his Light under a bushel? Yes? well That is like Doing business Without advertising. All the Soiled schemes In the country Will not accomplish Half as much As a good ad. In a good, live, Legitimate newspaper, One that is read By the people, And that owns Its own Soul; that Uses its space Like merchandise, Worth dollar For dollar.

CAMPAIGN IN NEW YORK.

The gamblers of New York city, who can generally size up the situation, have offered \$20,000 to \$10,000 that Levi P. Morton will be the next governor of New York state. This, of course, is a question that directly concerns that state, however, the result is something of great importance to the nation. It is not only that Morton or Hill will be the next governor of New York, but that the actions of Tammany ring will be either indorsed by the election of Hill, or annihilated by an overwhelming republican victory. And the result of this state campaign will also be anxiously looked for by everyone, as it is generally understood that as goes New York so goes the nation.

In this New York campaign we feel a great pity for David B. Hill. He is smart enough to be aware that if he cannot be an occupant of the White House after Cleveland, he never will be. Yes, Senator Hill knows that he must capture the people in '96, as he will never have another opportunity. He through unfortunate political circumstances, has been compelled to cast his die. The man is really deserving of the sympathy of every citizen of this land, but like the Wandering Jew, he "goes on."

While it is hardly possible that Mr. Morton, on the accomplishment of his gubernatorial aspirations, will hope for a higher position than the people of the United States have once accorded him, yet his nomination for governor leads one to think that Mr. Harrison's New York visit was not time wasted. In fact it begins to look as if it would be a repetition of Harrison and Morton as republican standard bearers in 1896. So from this time until after the November election all eyes will be turned toward New York.

OUR neighbor across the street, the Record, attempts to call Congressman Ellis down by asserting that wool has been steadily advancing in price since the repeal of the McKinley law. Now the Record editor may be authority on "how to raise 'punkins,' or when to plant potatoes," but when it comes to tariff and its effects, he must substantiate his statements. Wool may have sold higher since, than it did before the repeal of the McKinley bill, but it is gradually declining in price. This is not an empty statement, but is based on a recent report from an eastern wool commission firm, and such reports are usually accepted as accurate. According to this report wool has declined more than 35 per cent since Cleveland took hold of the government reins, and something over 10 per cent since wool was put on the free list. Does this look like wool was advancing in price as a result of the passage of the Wilson bill?

THE United States has been invited by the quadruple alliance, composed of Great Britain, France, Germany and Russia, to join it in a friendly intervention in the war between China and Japan. The invitation will be declined. The declination is based on the time-honored policy of this government to avoid any entangling alliance with foreign powers. Acknowledgment is made of what the invitation

has to say about the desirability of the restoration of peace, etc., but, in the polite language of diplomacy, it is pointed out that this country has so far managed very well by attending to its own business and that, so long as it continues to prosper by this policy, it will not depart from it.

EX-PRESIDENT HARRISON is now campaigning in Indiana. He spoke last Friday night to a large and enthusiastic audience at Evansville. At different points along the line going down and returning, a distance of about 450 miles, he made 26 platform addresses, and at each place was given an enthusiastic ovation. As a campaigner Harrison is hard to equal, and for political heat Indiana takes the lead.

GOV. PENNOYER once telegraphed to Gresham to attend to his business and Oregon would attend to her. Of course Gresham doesn't like Pennoyer, but he stole this original saying from the governor when he recently replied to the quadruple alliance, "Attend to your business and America will attend to hers." Gresham is a plagiarist.

THE imports of wool from the Argentine republic last year amounted to \$2,000,000. Under the new law this year they will reach \$6,000,000. This is the way democrats help foreign producers along—Ex. The democratic wool growers of this section will please paste this in their hats.

NEXT year the Knights of Pythias of Oregon will hold their annual convocation at Salem. The Capital City promises the boys royal entertainment, for as a convention city, Salem acknowledges no superior.—Statesman.

THE first number of the Sun, the independent morning daily published at Portland, is on our desk. It is a neat, newsy and well edited paper, and is deserving of its share of the patronage.

FOR the many accidents that occur about the farm or household, such as burns, scalds, bruises, cuts, ragged wounds, bites of animals, mosquitoes or other insects, galls or chafed spots, frost bites, aches or pains on any part of the body, or the ailments resulting from exposure, as neuralgia, rheumatism, etc. Dr. J. H. McLean's Volcanic Oil Liniment has proved itself a sovereign remedy. Price 25c, 50c and \$1.00 per bottle.

AN OPEN LETTER.

To Assessor Willis.

MY DEAR SIR:—On the 4th day of June last by the unbiased suffrages of the electors of Morrow county, you were duly elected assessor of said county for the term of two years. You have taken the oath as prescribed by law and will soon enter upon the duties of your office. In view of this fact I have addressed this letter to you, to call your attention to the manner in which some of the business of the assessor's office has been conducted in the past, with a request that you inform me, as well as others interested, whether you consider it your duty under your oath of office to continue the practice in the future.

If you will refer to the assessor's roll for the year 1893 you will find that 3 quarters of section 28, township 2 north, of range 26 east, is assessed at \$2000 or \$200 per quarter, the remaining quarter not being assessed. The worst half of this section was patented under the homestead law by two honest settlers who occupied the land with their families for five years, hauling water 2 1/2 and 3 miles, finally abandoning their claims, selling their improvements for almost nothing. For two years past as agent for this land I have endeavored to have the deputy assessor, who called upon me, assess this land at what, as such agent I was authorized to sell and convey the same. Just as often, however, I was informed that he (the deputy) could not assess the land at less than the government price, or \$200 per quarter. Within the past ten days I have disposed of one quarter of this land for a consideration of ninety-five dollars. Adjoining this land is section 29, same township and range, owned by the N. P. R. R. Co., given to them by the U. S. government on a contract they never fulfilled and consequently never earned. This section is held at \$250 per acre, or \$400 per quarter by the said company, and in every respect is as good or better than the land first mentioned. Now if you will again refer to the roll you will find that this

section is assessed at \$180, or 75 cents per acre. I could call your attention to a dozen instances where the same course has been pursued—\$125 per acre for the bunch-grass, 75 cents per acre for the R. R. company.

Let me further call your attention to the fact that you are the first assessor elected in this county from the republican party, and while legislation in favor of trusts and monopolies has occupied almost the entire time of a democratic congress during the year past, let me, as a member of the party to which you belong, suggest that in this matter of assessment of property you are in a position to show to the world that the claims of our party are not hollow pretenses when we say that we are on the side of the oppressed and against monopolies, trusts and monied corporations.

Will you do it? Yours truly, A. G. BARTHOLOMEW.

ANOTHER RUNAWAY.—While coming to town this morning Mrs. Homer Gray, wife of Rev. Gray, met with a runaway, but escaped uninjured other than a few bruises and a sprained ankle. The horse was frightened by one of the single trees coming loose and dropping to the ground while approaching the May street bridge. The team ran to Chase street when they turned south, and in turning, upset the back and landed Mrs. Gray and the contents of the wagon with considerable force on the ground near by. The team continued up the street, almost colliding with Jones' milk wagon, but finally ran into an electric light pole which brought them to a sudden stop, when they were caught and returned by Jeff Hayes. The back was considerably damaged. LATER: Since writing the above we learn that Mrs. Gray's ankle was badly dislocated.

Do Not Waste Money, Time or Patience. If you need power for any purpose whatever, send at once for catalogue of Hercules Gas and Gasoline Engines. They are simple, strong, safe and substantial. Their economy, reliability, strength and superior workmanship are beyond question, and we defy tests to the contrary. FALMER & RYF, Factory, Front & Alder Sts., Portland, Or.

DEATH OF J. E. SCRIVNER.—Everyone was very much surprised and also much pained to learn of the sudden death of J. E. Scrivner, of Hardman, father of Wm. Scrivner, of this city, which occurred at Hardman sometime last Saturday night. Mr. Scrivner was in Heppner attending the S. S. convention last week.

As this time he appeared to be as well as usual, though he remarked that he had been troubled considerably of late with smothering spells. He returned to Hardman Saturday, and feeling tired retired early. At what time he died is not known as it was not discovered until he was called for breakfast the following morning. The cause is attributed to heart failure. The interment occurred yesterday at Hardman. J. E. Scrivner was well and favorably known in this country, having lived within its borders for a number of years, and the report of his death will be painful news to his many friends.

Beyond Comparison. Are the good qualities possessed by Hood's Sarsaparilla. Above all it purifies the blood, thus strengthening the nervous system, and digestive organs, invigorates the kidneys and liver, tones and builds up the entire system, cures Scrofula, Dyspepsia, Catarrh and Rheumatism. Get Hood's and only Hood's.

BIG ROBBERY AT THE DALLES.—Saturday night at midnight robbers entered the office of the Pacific express at the Dalles. They relieved the strong box of about \$14,000 in cash. For some time the banks there have been obliged to obtain large amounts of silver from Portland to pay the fishermen and farm hands wages. This money always came on the 11 o'clock night train. The robbers evidently knew this, and made their plans accordingly. Agent F. N. Hill, after hauling the strong box from the train to the office, went out on the street for a short while and when he returned 20 minutes later found the contents of the box gone with the exception of about \$1,000 in silver. The authorities were notified at once and the matter kept a perfect secret, but up to the present time no clue to the perpetrators has been obtained. Detectives have come from Portland and are watching every avenue of escape. The most plausible theory advanced is that the robbers secreted themselves in the back room of the express office and waited for the agent to leave the building, as no doors nor locks were forced open. They must have known also that the express messenger who sleeps in the office was attending a dance. Had the agent returned a few minutes sooner he would undoubtedly have been killed. The robbers being unable to carry all the silver, left \$1,000 of the silver consignment to French & Co. in the box.

Simmons Liver Regulator never fails to relieve the worst attacks of indigestion. Simmons Liver Regulator always cures and prevents indigestion or dyspepsia.

Administratrix Notice.

ESTATE OF SAMUEL K. MORGAN, DECEASED. NOTICE IS HEREBY GIVEN, THAT LETTICE M. MORGAN, administratrix of the estate of Samuel K. Morgan deceased, hereby gives notice to the undersigned on the 26th day of September 1894, by the County Court of Morrow County, Oregon, that all persons having claims against the Estate are required to exhibit them to me for allowance by mail, for 60 cents, at 10 o'clock A. M., to 12 o'clock P. M., on the 26th day of October, 1894.

NOTICE OF CONTEST.

F. S. LAND OFFICE, THE DALLES, OR., Sept. 27, 1894. COMPLAINT HAVING BEEN ENTERED AT this office by E. J. T. Groves against the claim of W. S. & E. S. W. & Co., Section 18, Township 3 South, Range 26 East in Morrow County, Oregon, with a view to the cancellation of said entry, the said parties are hereby summoned to appear at this office on the 9th day of November 1894, at 10 o'clock A. M., to respond and furnish testimony concerning said alleged failure, abandonment.

J. W. MORROW, county clerk, at Heppner, Oregon, on November 3, 1894.

Notice of Intention.

L. AND OFFICE AT THE DALLES, OREGON, Sept. 26, 1894. NOTICE IS HEREBY GIVEN that the following named settler has filed notice of her intention to make final proof in support of her claim, and that said proof will be made on the 26th day of October, 1894, at 10 o'clock A. M., to 12 o'clock P. M., on the 26th day of October, 1894.

MARTHA E. ROBERTS, Lessee of the estate of Sarah A. Beckett deceased, and by will the owner of the described Rd. claim, No. 288 for the NW 1/4 Sec. 25, T. 3 S., R. 26 E., do hereby name the following witnesses to prove her continuous residence upon and cultivation of said land, viz: A. S. Hallow, Peter Brenner, CH. Jones and J. A. Jones, all of Right Mills, Oregon.

Weak Mothers and all women who are nursing babies, derive almost inconceivable benefits from the nourishing properties of Scott's Emulsion. This is the most nourishing food known to science. It enriches the mother's milk and gives her strength. It also makes babies fat and gives more nourishment to growing children than all the rest of the food they eat. Scott's Emulsion has been prescribed by physicians for twenty years for Rickets, Marasmus, Wasting Diseases of Children, Coughs, Colds, Weak Lungs, Emaciation and Consumption. Send for pamphlet on Scott's Emulsion. FREE. Scott & Bowne, N. Y. All Druggists. 50 cents and \$1.

Order for Publication.

In the Circuit Court of the State of Oregon, for Morrow County, The State of Oregon, Plaintiff, vs. J. W. Morrow, County Clerk of said Morrow County, Oregon, and the Heirs of Charles Lind, Deceased, Defendants.

Whereas it has been satisfactorily made to appear to the court that on the 14th day of August, 1894, in said Morrow County, Oregon, one Charles Lind died intestate, that at the time of his death said Charles Lind was unmarried, had no children or other heirs at law, and that up to the time of the commencement of the proceedings no person or persons have appeared claiming to be an heir or heirs of said deceased; That at the time of his death said Charles Lind was seized of certain real estate in said Morrow County, Oregon, of considerable amount of personal property; That after the death of said Charles Lind, the County Court duly appointed administrators of the estate of said deceased, who duly qualified and acted upon such trust, and proceeded to administer said estate, under the direction of said County Court; That on the 10th day of Dec. 1892 such administration was completed, and said administrators filed in said County Court their supplemental final account, by which it was shown that there remained in the hands of such administrators, after such administration was fully completed, as the property of said estate, the sum of \$106.00, which said sum of money was on said day, under the order and direction of said County Court, paid by such administrators to J. W. Morrow, Clerk of said County Court, and the named defendant, subject to the further order of said County Court; That said sum of money has ever since said 10th day of December 1892 been and now is, in the hands of said J. W. Morrow, and the said County Court has not made any further order in relation thereto, and that by reason of such facts said sum of \$106.00 should be paid to and become the property of said defendant, J. W. Morrow, as directed by the court in the proceedings directed to said defendant, J. W. Morrow requiring him and the heirs of said Charles Lind, deceased, to appear and answer the information filed herein, within the time limited by law in that regard, and that said sum of money has been and now is, in the hands of said J. W. 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