



CHAMBERLAIN ELECTED

CARRIES THE STAE BY ABOUT 1200.

Mixed Ticket Elected in Morrow County with Light Vote.

THE TICKET.

- State and District.**
 For United States Senator—
 GEO. E. CHAMBERLAIN.
 For Representative in Congress, Second District—
 W. R. ELLIS.
 For State Food and Dairy Commissioner—
 J. W. BAILEY.
 For Supreme Judge—
 R. S. BEAN.
 For Railroad Commissioner, Second District—
 C. B. AITCHISON.
 For Prosecuting Attorney, Sixth District—
 G. W. PHELPS.
 For Joint Representative, Morrow and Umatilla Counties—
 T. J. MAHONEY.
Morrow County Ticket.
 For Judge—
 C. C. PATTERSON.
 For Sheriff—
 E. M. SHUTT.
 For Clerk—
 W. O. HILL.
 For Treasurer—
 E. G. NOBLE.
 For Assessor—
 W. S. CONNER.
 For School Superintendent—
 S. E. NOTSON.
 For Surveyor—
 D. V. S. REID.
 For Coroner—
 N. E. WINNARD.
 For Commissioner, full term—
 M. J. DEVIN.
 For Commissioner, to fill vacancy—
 W. T. CAMPBELL.

Governor Chamberlain, democrat has carried the State of Oregon over H. M. Cake for United States Senator by a plurality of about 1200.

Chamberlain has carried 14 out of the 33 counties, as follows: Baker, Clackamas, Clatsop, Crook, Douglas, Jackson, Josephine, Lincoln, Linn, Malheur, Marion, Multnomah, Polk and Union, and probably Lake.

Mr. Cake's average pluralities in the remaining 18 counties are much smaller than his opponents.

Hawley, Republican, is elected to Congress in the First District by 15,000 or more, and Ellis, Republican, by 15,000 or more in the Second District. Bean, Republican, for Supreme Judge, has a very large vote, having no opposition, while Bailey, Republican, for Food and Dairy Commissioner, wins by 25,000 to 30,000. Campbell, Republican, is successful for Railroad Commissioner in the First District, and Aitchison, Republican, for Railroad Commissioner, for the Second District, has 5,000 or more plurality.

Fifty-two members of the Legislature are for Statement No. 1, including Kay of Marion and Bonebrake of Benton, who are pledged conditionally.

A majority of the Legislature is 46.

In Morrow county the contest was centered on sheriff. Early reports indicated the election of Hayes, Democrat, over Shutt, but the official returns show that Shutt has a plurality of 24 votes.

Following is the official vote for Morrow county:
 United States Senator—Amos, 32; Cake, 631; Chamberlain, 491; Cooper, 79.
 Justice of the Supreme Court—Bean, 897; Bright, 119; Brix, 134.

Dairy and Food Commissioner—Bailey, 727; Emery, 299; Hoskins, 96.
 Representative to Congress—Ellis, 765; Jeffrey, 282; Sanders, 110; Shaffer, 46.
 Railroad Commissioner—Aitchison, 572; Hamilton, 252; Newell, 70; Young, 215.
 Prosecuting Attorney—Phelps, 709; Slater, 412.
 Joint Representative—Hadley, 168; Mahoney, 777; Scott, 178.
 County Judge—Griffin, 503; Patterson, 652; Robison, 80.
 Sheriff—Barlow, 42; Hayes, 589; Shutt, 613.
 County Clerk—Barronhgs, 355; Hill, 711.
 Assessor—Akers, 162; Conner, 683; Leezer, 325.
 School Superintendent—Notson, 825; Stratton, 323.
 Surveyor—Heath, 355; Reid, 711; Wilder, 121.
 Coroner—Beck, 155; Winnard, 651; Yeager, 311.
 County Commissioner, full term—Chapin, 152; Devin, 621; McCarty, 402.
 Commissioner, to fill vacancy—Beasley, 204; Campbell, 857.
 J. P. Williams for Justice of the Peace for Heppner precinct, J. P. Williams received 374 votes.
 For Prohibition, 709.
 Against Prohibition, 469.
 Referred to the people by the Legislative Assembly.
 To increase compensation of the members of the legislature. Yes, 199. No, 652.
 To scatter state institutions. Yes, 439. No, 363.
 To increase number of supreme judges. Yes, 297. No, 530.
 Changing time of holding elections. Yes, 639. No, 161.
 Referendum ordered by petition of the people.
 To give custody of prisoners confined in county jail to sheriff. Yes, 623. No, 257.
 For an act requiring railroads to grant free transportation to state officers and county judges and sheriffs. Yes, 331. No, 524.
 Appropriation for Oregon National Guard. Yes, 246. No, 581.
 University appropriation. Yes, 375. No, 426.
 Proposed by initiative petition. Equal suffrage amendment. Yes, 473. No, 501.
 To prohibit salmon fishing on Sunday, and in the Columbia river only from October 1, to December 31. Yes, 524. No, 350.
 Amendment giving cities and towns exclusive power to license and regulate sale of liquors, etc. Yes, 369. No, 545.
 Single tax amendment. Yes, 238. No, 686.
 To call special election. Yes, 595. No, 322.
 To instruct legislature to elect candidate receiving highest vote for senator. Yes, 684. No, 232.
 Amendment for people to make laws. Yes, 494. No, 315.
 To prohibit salmon fishing except with hook and line in Sandy river or Columbia above Sandy river. Yes, 597. No, 270.
 To reinstate grand jury system. Yes, 597. No, 270.
 To create county of Hood River. Yes, 481. No, 220.

We take this way to thank our many friends for their help and sympathy in our great trial and sad bereavement. We would especially thank the singers, and the ladies of the W. R. C. for their help and contribution of flowers.
 EMILY KELLY.
 B. B. KELLY.

Always reliable—The Weekly Oregonian.

MORROW IS DRY

PROHIBITION CARRIES BY 240 VOTES.

In Less Than Two Weeks Saloons will be Out of Business.

Prohibition carried in Morrow county by the decisive majority of 240 votes.

Some of the saloon men are already making preparations for the change.

Early Tuesday morning a sign appeared on one of the saloons as follows:
 "Hush little barroom, don't you cry,
 You'll be a drug store bye and bye."

Owing to make it clear as to the methods of procedure, following is the law on the matter.

Section 10. On the tenth day after any election hereon, or sooner, if all the returns be received, the county clerk, taking to his assistance two justices of the peace of the county, shall proceed to open said returns and make an abstract of the vote for the information of the county court. Said court shall, on the eleventh day after the election, or as soon thereafter as practicable, hold a special session; and if a majority of the votes hereon in the county as a whole, or in any subdivisions in the county as a whole, or in any precinct in the county are "For Prohibition," said court shall immediately make an order declaring the result of said vote and absolutely prohibiting the sale of intoxicating liquors within the prescribed limits, except for the purposes and under the regulations specified herein, until such time as the qualified voters therein, at a legal election held for that purpose by a majority vote decide otherwise; and the order thus made shall be held to be prima facie evidence that all the provisions of the law have been complied with in giving notice of and holding said election, and in counting and returning the votes and declaring the results thereof. The county court shall issue an order of Prohibition for each and every subdivision as a whole voting "For Prohibition," notwithstanding the county as a whole voted "Against Prohibition." A petition for an election in any county or subdivision thereof shall be considered as and shall have the effect of a petition for an election in each individual precinct in such county or subdivision thereof, and the county court shall issue an order of prohibition for each and every precinct in the county voting "For Prohibition," notwithstanding the county as a whole and the subdivision (if any) as a whole, voted "Against Prohibition." Thereafter it shall be unlawful to sell or exchange or give away any intoxicating liquor within the territory included in said prohibition order except as in this law provided.

Section 15. When any such election has been held and has resulted in favor of prohibition, and the county court has made the order declaring the result, and the order of prohibition, any person who shall thereafter, within the prescribed bounds of prohibition, sell, exchange, or give away, with a purpose of evading the provisions of this law, any intoxicating liquors whatsoever, or in any way violate the provisions of this law,

shall be subject to prosecution by information or indictment, and shall be punished by a fine of not less than \$50 nor more than \$500, or by imprisonment in the county jail for not less than ten nor more than thirty days, or by both such fine and imprisonment. If any person shall be convicted a second time for violating any of the provisions of this law, such person shall be punished for such second and each subsequent violation of the law, by both such fine and imprisonment. Justices of the peace shall have concurrent jurisdiction with the circuit court in all violations of this act.

Section 16. In all cases where any person, firm, or association of persons pursuing the occupation of liquor dealers, under licenses issued in accordance with the laws of this State, or by any municipality in this State, has been or shall hereafter be prevented from pursuing such occupation for the full time to which he would otherwise be entitled, by reason of the adoption of local option by any county, precinct, or subdivision of such county, a proportionate amount of taxes paid by him for the unexpired term shall be refunded by the town, city or county, as the case may be.

In Section 3 the law reads thus: In every county, subdivision of county, or precinct thereof, that shall return a majority vote for prohibition in November, 1904, the law shall take effect on the first day of January, 1905. In all succeeding elections, the law shall take effect on the first day of July following the day of election.

Prohibition Gains Heavily.

Oregon's nine dry counties will be increased to 21 next month, when the dry mandate of Monday's Prohibition elections shall go into effect. All of the eight dry counties voting on the question retain prohibition. They are: Lane, Linn, Curry, Tillamook, Lincoln, Yamhill, Sherman and Willowa.

The 12 new dry counties are Crook, by 200 majority; Douglas, by 400; Jackson, by 200; Josephine, by 300; Morrow, by 240; Polk, by 300; Umatilla, by 700; Union, by 650; Wheeler, by 200; Gilliam, Grant, and Malheur.

Counties which voted, against Prohibition are: Marion, by 200; Clackamas, by 50; Coos, by 8; Washington, by 300; Columbia, by 80; and Wasco, Harney, Klamath and Lake by small majorities.

Four counties did not vote on county Prohibition: Benton already dry, Multnomah, Clatsop and Baker.

CIRCUIT COURT.

Jury Being Selected in Doherty Case.

Circuit court was convened today.

Judge Bean, District Attorney Phelps, Judge Fee, and court stenographer Beckwith came over from Pendleton Wednesday evening.

The work of selecting a jury in the Doherty case is in progress today. Up to the time of going to press three jurors have been selected.

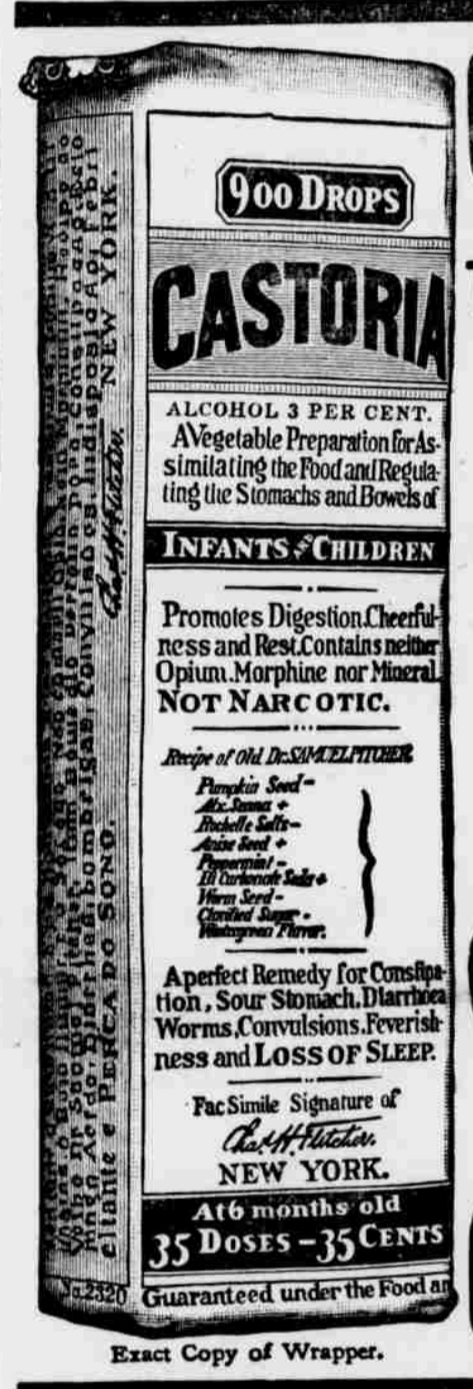
Wanted to Rent—Ranch with stock furnished; must be near school and water. Tell what you have in first letter.
 Add. No. 91.
 Care Gazette Office.

Notice.

Notice is hereby given that I, the undersigned, under and by virtue of the laws of the State of Oregon, prohibiting the running at large of animals within Morrow county, have taken up and have in my possession at my place 7 miles southeast of Heppner on Willow creek in Morrow County, Oregon, the following described animals: One blue roan gelding, about 12 years old, brand with bar under letter F on right side, weight about 800 pounds.
 One sorrel gelding, about 12 years old, branded with mutilated triangle on left side and letter P on left shoulder, weight about 800 pounds.
 The owner or owners of said animals

are hereby notified that unless the same is claimed within the proper time or manner, that I will on the 13th day of June, 1908, at the hour of ten o'clock in the forenoon of said day at my said farm sell the said described animals in the manner and for the purposes provided by law.
 Dated this 4th day of June, 1908.
 AL FLORENCE.

Wanted—Store room on Main street suitable for Bakery; reasonable rent. Call on Heppner Bakery.
 GEO. ROEBMAN.
 Everybody wants to know what The Oregonian has to say.



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WE ARE GROWING

Gain in Deposits, month of January	\$19,750.53
February	8,563.01
March	10,396.63
Total gain for first three months, 1908	\$38,709.17

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