## The Herald

D. E. STITT, Editor.

## Subscription Rate


Monmouth, Oregon FRIDAY, SEPT. 18. 1914 THAT EIGHT HOUR DAY
$\qquad$ And eight to spend in play. With eight to tie abed and sloe
Ho: voters, haste that day! IUl go to work at seven, A. M.
And there IIl stay till noon: Ilin chose my day at four, P. M.
And hurry home and dine.
$\qquad$
$\qquad$ is hours for solid enjoyment
$\qquad$
$\qquad$ Ccook hegan her day at six, A. M..
And libored hard till noon; She closed her duy at three, P.
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$\qquad$
 an hour later," said the land
$\qquad$ cook so that supper will be ready
on time." remarked the boaridet "'No. I ran't do it; the e pense is too heavy; we shall have to wit and see how this jumble
will work out," came the aul
$\qquad$
Perhaps the possibilities the eight hour law proposed the initiative are overdrawn

## tims that will arive in which i

 will prove anything but a bles.$\qquad$
crop and the season is short in
which to care for it and his hel
can wark but eight hours a day
what shall he do? Suppose the
crop is of a perishable nature
will the Eight Hour Law make
his loss good" We believe that
labor should have sufficient pro
abor should have sufficient pro
tion should be ample and just
but we very much doubt th
that disarranges conditions
will be done if that measure
NEWS FROM COUNTY SEAT

## Court House Notes.

real estate
Edmond M Dietz and wife to in block 12, Thorp's addition to Independence.
Jacob B Regier and wife David C Reimer, W D, $\$ 10,30$ acres in claim $40, \mathrm{t} 7, \mathrm{r}_{5} \mathrm{w}$.
Geo F Vick and wife to Harr G Phelps, W D, \$10, 309x450 feet, sec $14, \mathrm{t} 8 \mathrm{~s}, \mathrm{r} 7 \mathrm{w}$.
$\qquad$ Non Fry, q c, $\$ 1,133.77$ acres in secs 18 and 19, $\mathrm{t} 7, \mathrm{r} 3 \mathrm{w}$
Kate Wilson Fry and husband Ko Nancy M Wilson, qust 186.27 acres, sec 18-7-3. Mary C Savage to Polk county

Cyrus Powell and wife to Ruth daim $49, t 8, r 6 w, 1498$ acres Frank J Miller and wife t
Chas E Lockwood, W D, 89350 O E Pomeroy and wife to Fred
E E W Larson. W D, $\$ 350$. lots and 8, bleck 15, Thorp's, Inde Martha E and Lucile Wester Mary E Brown to 3 H Frakes. D. $810,40 \times 60$ feet in Dallas. Annie G and L A Robinson Edward A and Clara Pagenkopf. W D, \$10. lots 9-10-11-12 and 1 block 2 in out lot 4, Monmouth. Joseph R Walker and wife Oscar H Zeller. W D, $\$ 350$ W B Kanne to Independen National Bank, W D, s10.50, lot

1. block 23 . Thorp's, IndependW H Abel and wife to C H and Alice Mayberry, deed of correcfruit tract No. 1, 8.5.
Geo W Wright to Wm Herren, W D. $\$ 700$, lots 1 and 2 in sec 18 , F9. r4w.
F J Coad and wife to City Dallas, W D, $\$ 5000.15 .98$ acres in West Dallas (fair ground.)
J B Teal and wife to Teal Cr Railway company, deed \$1, 4 feet right of way over land south

Falls City Lumber company Teal Creek Railway company deed $\$ 10$. right of way over land

Clara L Emmitt to C H Corbin. c. \$1. lots 1 and 2, block G original town and lot 7, block S 1st addition to Falls City, c, $\$ 1$, block $G$, originally town and lot 7 , block S, 1st addition to Falls City. M C and F K Hubbard to J B Tawney, q c, \$1. all of block G S, 1st addition to Falls City Mary E Gilson to J B Tawney, $\mathrm{q} \mathrm{c}, \$ 1$, all of block G in original town and lot 7 . block S , 1st addition to Falls City.
Cora B and Frank Gibson S, F C \& W Railway company, roadway over lot 5 in Fair Oaks. to Dallas College deed \$1200, 75x 150 feet in Dallas. Geo H Chapman and wife and Ella Metcalf and husband to Nancy Tillery, deed \$1, property in Ballston.
Executor of estate of Richard R Bettis to Zimri Hinshaw, deed $\$ 850,1$ acre in Falls City.
Marion A Thurston to Otto H Sorenson, W D, $\$ 4800,80$ acres claim 60, t 6, r 6 w.
S. P. Company Helps in Protection of Standing Timber
In order to stimulate the protection of growing timber in Oregon, the Oregon \& California
Railroad Company, which is part of the Southern Pacific system, has contributed $\$ 1500$ to the Oregon Forest
the year 1914. The contribution was made by the company, not as the owner of any land or timin the as an interested party sources.
Recently, the association took steps to secure a government ap-
propriation for timber protection in Oregon. Congress, as a result, authorized an appropriation of $\$ 25,000$ for patrol purposes, to prevent trespass and to guard against and check fires. Very little green timber has been destroyed this year, though there
have been many fires to With the approach of Fall, the

## Ask Yogrself

If These are Not the Main Reasons Why You May Consider Prohibition Worthy of Your Vote. Read On.

1. You have been told that Prohibltion will atop all evils that can be daid to the discredit of excess.
2. You may be swayed by the assertion that the "Church" is undivided in support of this "great reniedy".
3. You may belleve force through statute can regulate conscience rather than education and straight logic.
4. You may think that to defeat Prohibition will open pres ent "dry" areas controlled by Local Option Laws.

## HERE IS OUR CASE

 theores apphed when any one of them has been found worthlesib. In those fifteen states It required the ballots of more than a million and a half people to
ceject Frofibition. This was done atter a tair test and no doubt with bitter divappolntment. Although the theory was exploded, certatn poltterina have made capital out of deep sentl-

 Nounce 1 Cardinal Giblons: Rev. Dr. Blanchard, (Portland, Me): Rev, S. Parkes Cadman (Brook-
 Consclence is spirtual. Morals are mental. Mind is education. Man cannot lerintate aganst foncence, statute. The Church HAS the power to educate and to L.EAD; to expialn the Law of God and not to force the haws of Man by statute. Tromution
from the Church and places it in the Civil Law. Hundreds of Thousands of good people. devout Chistlans, communicants, are AGANST
prohitition as it proved to be, but fo FAVOR of what was at one time hoped it would acComplish, Are all these thousinds infldels? Perverts? Children of Satan? Champlons of
Drunkenness? Misled, Ignorant or Indifferent?
THE PRESENT LOCAL OPTION LAWS WILL NOT BE IN ANY VAY EFFECTED BY THE DEFEAT OF EXPLODED PROHIBITION. ON THE OTKER HAND PROHIBITION WILL WIPE OUT THE PRESENT LOGAL OPTION LAWS; WILL WEAKEN TEMPERANGE AND LAW ENFORCEMENT; WILL TAKE AWAY FROM CONMUNITIES THE RIGHT OF LOCAL SELF GOVERNMENT.
 THIS Assoctaton is not resoritng to hysteria, fanaticimm, religlon or playing upon known The Hop Farmors are not campalgning to cover up conditions but they are bemeching the
voters to KNOW what they are doing and then if the faets set forth in contradiction to be voters to KNOW what they are doing and then if the facts set forth in contradiction of on

## VOTE $333 \times$ NO

HOP GROWERS AND DEALERS ASSOCIATION OF OREGON


