

J. F. WOODS, Editor.

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THURSDAY, SEPTEMBER 7, 1905

THE RAILROAD AFTERMATH.

There is no other one thing that has happened in Washington county in a long time that has injured Hillsboro and the county so much in general as the failure to finish the Nehalem-Tillamook railroad. The eyes of the outside world were on Washington county and great things were expected, which would have been realized had the railroad company done as it agreed to do. Had this been the first attempt of this company to build a line and failed, the aftermath would have been more easily overcome, but as this is the second dose to be thrust upon the county, it will not wear away as rapidly as the first. The News doesn't pretend to place the blame and it is only natural that Hillsboro should show a disposition to get a road, but it should have done it without accusing Forest Grove with all sorts of schemes to beat them out of it, and not entirely either because it would benefit Hillsboro so much as it was—in the minds of a few—it would injure Forest Grove. There is no denying the fact that such a sentiment is maintained by our sister city and almost any ends would be made to have it carried out. In the few brief months we have been here we can see no reason for such a sentiment, but it exists nevertheless. We have been pronounced ungracious and prejudiced against the movement but all the opinions we have expressed have been made from good reasons, which right we will always maintain. Hillsboro has sowed its seed and is now reaping its harvest.

THE PROTECTIVE TARIFF. (Oregonian.)

There would be no protective tariff if somebody were not to get advantage from it, at expense of others. In the nature of things all cannot profit from subsidies or bonuses, which all must pay. Some will have the advantage. One class or set may pass the burden on to another; but there must be a basis or bottom somewhere. So the burden is passed on from one class to another, till at last it falls on the poorer or more helpless class, who can pass it on no further. So riches are accumulated, out of the protective tariff, but



A HARD ROW

And a long pull describes the pathway of a woman afflicted with female weakness unless she is under the care of a doctor who has had successful experience in the treatment of such cases or else has found the right remedy which can be safely used independently of the doctor. Forty years ago, Dr. R. V. Pierce found that women were being grossly maltreated—mainly through ignorance and carelessness, and he determined to devote himself to study and research to find the real cause of their suffering and a proper remedy for it. He found it, and dug from Nature's Laboratory, the earth, Nature's remedies for woman's weakness and ailments. He found in Lady's Slipper root, Black Cohosh root, Unicorn root, Blue Cohosh root and Golden Seal root, the required ingredients. The remedial virtues of these he extracted, combined and preserved by his own peculiar non-alcoholic glyceric process, and the compound is now known the world over, as Dr. Pierce's Favorite Prescription.

The wearing of corsets too tight seemed to have brought on an abdominal pressure, weakening the ligaments and resulting in displacement, which troubled me until I was laid up for weeks, and at times could hardly stand," writes Mrs. Horvath Sitrovics, of 124 Fulton St., San Francisco, Cal. A neighbor advised me to try Dr. Pierce's Favorite Prescription. Before the first bottle was used I felt much better. Improvement went steadily on, and within four months I was like a new and well woman once more. I am now perfectly well and strong, and I extremely grateful to you for your blessed remedy—a boon to sick women. A Great Doctor Book Free.—Send 30 cent stamps to Dr. R. V. Pierce, Buffalo, N. Y., to cover mailing and we will send you a free copy of his 1000-page Common Sense Medical Adviser, paper-covered, cloth-covered 31 stamps. Dr. Pierce's Pleasant Pellets are the best and safest laxative for the use of delicate women.

by the few who are in position to take advantage of it. The few get rich at the expense of the many.

But it is a fetich that is worshipped; and there is no way to get rid of it, wholly. So we are compelled to temporize with it. The worship is a form of syncretism, that penetrates and permeates both parties, through and through. The observers and thinkers of both parties see it and understand it; but on neither side can they clear their party of the false worship. They will, some time, of course, but they can't now. Local interest and personal interest have insidious ways and arguments innumerable. The worker is easily persuaded by the tariff beneficiary that he, too, is a beneficiary; for it is alleged that he would have no work to do and would get no wages but for protective tariff;—the profits of which, however, fall into the pockets of the monopolist.

Again, there must be revenue; and from this need it is an easy advance to the demand of tariff distinctly for protection. For in most cases a tariff for revenue yields protection; or exclusion, also. So it seems logical. The aim of protection is to exclude foreign goods, and to secure profits on the manufacture of goods at home. But who gets the profits? The fortunes of the steel and copper and sugar kings will tell you.

But of course we shall still have "protection." It is supported by the spirit and genius of illusion. In actual conditions, in our own country, there is some ground for it; and this is the basis from which it is carried to extremes. The abuses cannot be corrected nor abated now; but one day there will be a revolt which will upset the basis of parties. When, no one can tell. President Roosevelt is a forceful personality; but even he finds the worship of the fetich too powerful at this time to permit an attempt to check or abate it. To reduce it even within reasonable limits is, for the present, apparently, impossible. When the Democratic party was last in power it merely substituted one protective system for another; and the last state of that tariff was more unjust than the first—insomuch that president Cleveland denounced it and refused to affix his signature. It is impossible, therefore, to turn to the Democratic party for redress or for amendment. Such result can come only through general enlightenment—the same as in relation to the silver craze; which indeed was the more immoral and irrational of these twin delusions.

THE editors, the Oregon editors, will hold fort at the American Inn, Friday and Saturday.

THE printers are now taking a turn at striking in Chicago, hundreds of them walked out last week, demanding an eight hour working day.

IT was a very notable fact that the Hillsboro papers, neither of them, had anything to say regarding the postponement of the work along the Hillsboro-Tillamook line. What's the matter, boys, have your feet grown cold?

The commercial value of railway-operating property in the United States, computed by the census bureau, for the year 1904, was \$11,244,852,000. Pennsylvania is first among the several states with a valuation of \$1,420,608,000. New York is second; Illinois, third; Ohio, fourth; Minnesota, fifth; and Indiana, sixth.

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Wait for our Announcement

NEXT WEEK

This is the one store where there are no Spasmodic Sales just to "unload" a lot of merchandise, but every day is a Bargain Day with us, and you get good, fresh goods for every cent you spend here. The people know this and they know that what we say is so. You can buy just as much and just as good Merchandise every day here as you can at the stores that blow. We are preparing a Sale that will be worth your while to wait for and you will only have to wait a short time.

Sincerely Yours,

Hoffman & Allen Co

Main Street, Forest Grove, Oregon

A Very Creditable

Dr. Madison C. Peters tells of a ludicrous break made by a young man in orders just about graduating into the ministry. This youthful divine was called upon to address the inmates of one of the largest penitentiaries in the country on an occasion when the prisoners were assembled in the chapel for prayers.

When he looked down from his pulpit at the vicious, depraved and desperate looking characters in the congregation the young parson experienced quite a turn. Surely he would find it difficult to say anything that would impress such an audience. He entirely forgot in that instant all the fine sentiments he had intended to give expression to. He endeavored his brains in vain to remember a single appropriate remark for the occasion. He cleared his throat once, then again and again. Finally he spoke, but instead of the fine address he had hoped to make the best he could stammer forth was: "Ah, my friends, I am indeed happy to see so many of you here this morning!"—Lippincott's Magazine.

Johnny's Little Joke.

A small boy in Old Greenwich village who has a keen sense of humor happened to be roused very early on a recent morning. To his great astonishment he beheld the moon in the sky after sunrise.

"Mother, mother," said he, "I've got a great joke on the Lord!" "Why, Johnny, what do you mean?" said his mother, shocked. "He forgot to pull the moon in," said Johnny.—New York Times.

The Mother-in-law Again.

Representative Bob Henry of Texas tells the following story: "Word came to a man who lives down in my part of Texas one day that his mother-in-law had died in St. Louis. The first telegram was followed by another one, which read: "Shall we bury or cremate?" The Texas man wired back: "Both; take no chances."—Washington Post.

SHERIFF'S SALE

NOTICE IS HEREBY GIVEN, That by virtue of an execution issued out of and under the seal of the Circuit Court of the State of Oregon, for the County of Washington, dated the 9th day of August, 1905, in favor of Earl Tupper, plaintiff, and against L. J. Magoon and R. A. Magoon defendants for the sum of \$14.25 cost and the further sum of \$78.50 with interest thereon from the 31 day of August, 1905, at the rate of six per cent per annum, to me directed and delivered, commanding me to make sale of the real property hereinafter described, I have levied upon and pursuant to said execution I will on Monday, the 18th day of September 1905, at the South door of the Courthouse in Hillsboro, Washington County, Oregon, at the hour of ten o'clock a. m. of said day, sell at public auction to the highest bidder for cash in hand, all of the following described real property, lying, being and situate in Washington County Oregon, and more particularly described as follows, to-wit:—Lot six (6) and the South twenty-eight (28) feet of and in Block Three (3) Gaston, Oregon, as the same appears on record in the office of the Recorder of Conveyances for Washington County, Oregon, to satisfy the herebefore named sum and for the costs and expense of sale and said writ.

Said sale will be made subject to redemption as per statute of Oregon. Dated at Hillsboro, Oregon, this 9th day of August, 1905. J. W. CONNELL, Sheriff of Washington County, Oregon. W. H. Hollis, Attorney for Plaintiff.

Notice of Final Settlement

In the County Court of the State of Oregon, for Washington County. Notice is hereby given that the undersigned administrator of the estate of Matilda Jane Ziegler, deceased, has filed his final account as such administrator in the County Court of the State of Oregon, for Washington County, in the matter of the estate of Matilda Jane Ziegler, deceased; and the Hon. L. A. Wood, judge of the said Court has set Monday, the 25th day of September at 10 o'clock in the forenoon of said day of the year 1905, at the County Court Room in the Court House at Hillsboro, Oregon, as the time and place for the hearing of objections to such final account and the settlement thereof; that this order be published in the Washington County News once a week for four consecutive weeks.

The notice of publication being dated at Hillsboro, Oregon, the 9th day of August, 1905. The first publication of this notice is made the 17th day of August, 1905. JACOB ZEIGLER, Administrator. J. N. Hoffman, Attorney.

Attention.

Young men permanently located who are drawing salaries \$40.00 and upwards and can spare \$6.00 a month, can build them a home enjoying all comforts of life, or can build renting houses that will pay double. Investigate. Particulars given confidentially; strictly reliable, inquire at News office.

Notice for Publication

United States Land Office, Portland, Oregon, July 3rd, 1905. Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of August 4, 1892, Arthur N. Brown, of Caldwell, county of Canyon, State (or Territory) of Idaho, has this day filed in this office his sworn statement No. 6624, for the purchase of the 5 1/2 of SW 1/4, NW 1/4 of SW 1/4 and SW 1/4 of NW 1/4 of Section No. 9, in Township No. 2N, Range No. 5 W, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before Register and Receiver at Portland, Oregon, on Wednesday, the 11th day of October, 1905.

He names as witnesses: Charles Osborn of Portland, Oregon; Clark P. Hadley of Portland, Oregon; Thomas Varley of Glenwood, Oregon; A. Field of Portland, Oregon. Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 11th day of October, 1905. ALGERNON S. DRESSER, Register.

Notice For Publication

United States Land Office at Portland, Oregon, July 11, 1905. Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of August 4, 1892, Hiram H. Porter, of Forest Grove, county of Washington, State of Oregon, has this day filed in this office his sworn statement No. 6607 for the purchase of the 5 1/2 of NE 1/4 and Lots 1 and 2 of Section No. 3 in Township No. 1 North, Range No. 5 West, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before Register and Receiver at Portland, Oregon on Tuesday, the 3rd day of October, 1905.

He names as witnesses: C. B. Campbell of Forest Grove, Oregon; Joseph S. Lilly, of Gales Creek, Oregon; J. S. Wright, of Forest Grove, Oregon; A. L. Sexton, of Forest Grove, Oregon. Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 3rd day of October, 1905. ALGERNON S. DRESSER, Register. First Pub., July 30.

—A moment's inspection will save you dollars. Step into the Chicago Store and see.

Local Time Table

Trains on the Southern Pacific arrive and depart on the following schedule: GOING SOUTH No. 2... 9 A. M. No. 4... 6:21 P. M. GOING NORTH No. 3... 6:59 A. M. No. 1... 4:16 P. M. N. L. ATKINS, Agt.

R. NIXON, Dentist

Forest Grove, Oregon OFFICE: Three doors north of Bailey's store. Office hours from 9 A. M. to 4 P. M.

J. N. Hoffman

ATTORNEY AT LAW Office in Front Rooms of Abbott Building, Upstairs. FOREST GROVE, - - OREGON

W. H. HOLLIS,

LAWYER Real Estate and Corporation Law a Specialty. OFFICE over Hines' Store, Forest Grove, - - Oregon

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