

**THE BEND BULLETIN**  
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 FRIDAY - MAR. 17, 1905

Four new postoffices in the past year to accommodate the settlers in the Deschutes country—oh, no, this country is not settling up.

It's a cinch on Hermann, a perfect case, but Mitchell and Williamson may escape. It's particularly a cinch on Mitchell but oily old Binger may escape. Of course, Williamson is guilty of subornation of perjury but his partner, Dr. Gesner, did it and therefore the eminent Crookian statesman may escape. If you don't believe all this balderdash we refer you to the Portland Oregonian for confirmation of it.

This issue of The Bulletin is No. 1, of Vol. III. The fact is mentioned here to call attention to the rapid flight of time. Great changes have come to this locality since The Bulletin began its struggle, two years ago, and great changes have come to The Bulletin in this period. The paper has done what it could for the community in which it lives, as it must continue to do. Whether its career has been worth while it must leave to the people to judge.

They're making a great to do over the Twin Falls irrigation enterprise in Southern Idaho. The water was turned in the watering system the other day and while the reservoirs and canal were being filled, the channel of the great Snake river was dry. Of course it will not take all of Snake river to water 270,000 acres of Idaho land, thirsty though it is. The Deschutes is not so big as the Snake but 250,000 acres here will be irrigated with only half the water of the river.

The scrip law has been knocked out, so far as the exchange of unperfected claims in forest reserves for land outside is concerned. This will not materially interfere with the scrip business. In the hurry of passing laws at the close of the session of congress the land hogs won, as usual in such cases. The reformers wanted forest reserve scrip disqualified for taking outside forest lands. There appears to be no interference with that business at all. But those who have unperfected claims are not to be permitted hereafter to exchange them. All the perfected claims—claims that have passed final proof—seem still to be competent to exchange for timber lands, no matter if the original claims were denuded at great profit to the holder. That is where one great abuse came in, and it is still there.

**THE WAY TO GET RESULTS.**  
 Did you ever happen to observe lumber bookers taking or discharging cargo at any of the ports on the great lakes? Did you notice that the vessels were moved along the wharves from one lumber pile to another by brawny sailors, who simply put their shoulder to the ship and shoved it along? And what sport it was to watch some land-lubber try his muscle on the craft! He would apply his shoulder and heave mightily but the vessel would not budge. He would finally limp away and watch wonderingly a little fellow push the ship around as easily as he would guide a kitten.

So it is with the development of a country. Nature will not unlock her storehouses and fling wide the doors in an hour. She will not respond with any degree of satisfaction to any quick, sharp lift, however powerful. It takes a steady pressure, a long pull, the co-ordination of forces, to accomplish permanent result in these matters. The man who gives a mighty tug, expecting to see the great body move immediately, will be disappointed. He who applies the comparatively gentle pressure all the time, who does not grow impatient when late

in starting, is more likely to see his hope fully realized.  
 This is the wise way of nature. She will not be surprised and ruffled of her treasure. She demands a quid pro quo, a value received, and she will not yield to every passing claimant. We must get on good terms with her. We cannot possess the country by rilling across it in a palace car or an automobile. We may buy the legal title with gold but that will avail us little unless we win the favor of the agencies of production; in other words, learn the ways of nature in this field and make use of this knowledge. This wisdom cannot be imported in tins or bottles. It cannot be had altogether from books. There is nothing that will relieve us of the necessity of learning by actual contact with the soil. Industry, patience and an open mind will bring in due course the knowledge that is power, the development that is wealth.

To put 25,000 inhabitants into the Deschutes valley in one season would be about as beneficial as an earthquake. It would draw attention to this locality, but with what result? Who would engage in settled industry, without which any land is worthless? Who would care much for the virtues of homely living, without which any civilization is a plague? Character would be worthless, honor a joke. It is easy to imagine what sort of people would embrace these conditions. Desirable citizens would shun them.

We must build up from the bottom, not down from the top, if our structure is to endure. The only short cut to prosperity is to avoid mistakes. The sooner this homely gospel comes into the life of every one of us the surer will be our progress and the more rational and permanent will be the result.

**Notice to the Public.**  
 Interments of deceased persons near Bend have been made on private land owned by the undersigned. I do not wish a cemetery located there and this is to give notice that no further burials will be permitted there. E. F. BATTEN.

**Unlawful And Unjust.**  
 A recent comer to Bend, who delights in the sport of fishing and also has respect for it and the law, writes his sentiments on the subject in this wise:

Those persons who have been unable to restrain themselves from trout fishing until the opening of the season, April 1, are not doing themselves, the fish, their more law abiding neighbors nor the art of fishing justice. In the first place they are breaking the laws of the state and laying themselves liable to \$200 fine and imprisonment. In the second place the fish are not ready to bite. In the third place the lawbreakers are stealing a march on the other people who find just as much delight in the sport as they do, but have too much respect for the law and themselves to fish out of season. In the fourth place, it is a poor and miserable substitute of the art—altogether unsportsmanlike—to put a piece of beefsteak on a hook and sink it to the bottom, and wait thus ridiculously for a nibble. This argument could be carried to the n-th power, which would bring conclusive proof of the fact that right is right, and that fishing out of season isn't.

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**AN ORDINANCE**  
 Defining and providing for the punishment of disorderly conduct and certain other offenses, as it is amended by the Common Council of the City of Bend.

Section 1. It shall be unlawful for any person or persons to interfere with, molest, abuse, threaten or resist any peace officer or to refuse to assist him in the discharge of his duties, or by any means whatever to aid or assist any person in custody upon charge of a violation of a city ordinance in his endeavor to escape from such custody, whether such escape be effected or not, or to aid or assist any person to escape from lawful confinement.

Section 2. It shall be unlawful for any person, unless he be a duly commissioned officer, to assume to be a police officer or other officer of the city, or to take upon himself to act as such, or to wear the adopted uniform of the police force, or to wear upon the street a star similar in general appearance to the star adopted and used by the police force of the city of Bend.

Section 3. It shall be unlawful for any person except peace officers in discharge of their duty to carry any sling shot, billy, dirk, pistol or any concealed deadly weapon or to discharge any firearm, air gun, sparrow gun, ripper or shot gun within the corporate limits of the city, unless in self-defense or in protection of property; provided, permission may be granted by the Mayor to any person to carry a pistol or revolver when upon proper representation it appears to him necessary or prudent to grant such permission.

Section 4. It shall be unlawful for any person to lie or sleep on any of the streets, highways, alleys, sidewalks, parks or other public places within the corporate limits of the city, or to appear therein in such state of intoxication as to be unable to take proper care of himself or herself, or to disturb the peace and quiet of any person, family or neighborhood by drunkenness, by making loud or unusual noises, by violent or obscene conduct, insulting or offensive language or by threatening, taunting, quarreling, fighting or otherwise molesting, or by challenging, insulting any person, or in any other way or manner whatsoever to disturb the peace, quiet and decency of any person or neighborhood.

Section 5. It shall be unlawful for any person or persons to keep a riotous or disorderly house, or permit any riotous or disorderly conduct to be carried on in any house, yard or premises, whereby the peace, quiet or decency of any person or neighborhood may be disturbed.

Section 6. It shall be unlawful for any person to use, open or cause to be opened, or keep any house as a resort for the purpose of smoking opium, or to sell or offer to sell any opium to any person within the corporate limits of the city.

Section 7. It shall be unlawful for any person or persons to bargain for, buy or sell, give or take, smoke or cause to be smoked any opium (except for medicinal purposes, and then only on a physician's prescription) within the corporate limits of the city.

Section 8. It shall be unlawful for any person or persons to introduce or take into the city, or deliver to any person confined therein, any wine, spirits or malt liquors, or fermented liquors, or any opium, except upon the prescription of a practicing physician.

Section 9. It shall be unlawful for any person or persons to remain around, about or in any saloon, barroom or other place where liquors, cigars, pipes or other intoxicating liquors are sold, to play or to play in any such saloon, barroom, drinking shop, saloon or place where liquors are sold under his or their control, between the hours of two o'clock and seven o'clock in the morning.

Section 10. No proprietor, manager, keeper or lessee of any show, theater or place of amusement, shall allow or permit opium or other musical instruments to be played in any such shows, place of amusement or theatre under his or their control, between the hours of two o'clock and seven o'clock in the morning.

Section 11. It shall be unlawful for any person to beat, torture, misuse, deprive of food or water or otherwise cruelly treat any animal within the limits of the city of Bend.

Section 12. It shall be unlawful for any person within the corporate limits of the city of Bend, to kill any cat, dog, rabbit, squirrel, pigeon, jay, or song bird of any kind, or to offer for sale or other disposal, any such bird whether killed by himself or by any other person, or whether killed within the city limits or not, and it shall be unlawful for any person to purchase or receive any such bird that has been killed either within or without the city limits.

Section 13. It shall be unlawful for any person to suffer or permit to go, or to lead, drive or ride, or in hitch any horse, mule or other beast of burden, or any hogs or cattle, upon any sidewalk within the corporate limits of the city of Bend.

Section 14. It shall be unlawful for any person or persons to hitch or fasten any animal to or otherwise destroy any growing or living shade or other ornamental tree, or any case or box around such tree within the limits of the city of Bend.

Section 15. It shall be unlawful for any person to throw or to cause to be thrown or deposited upon any street, sidewalk, highway, alley or public grounds, or upon any private premises, or anywhere, except at such places as are designated by the Committee on Health, any paper, manure, glass, metals, nails, broken ware, dirt, straw, hay, rubbish, garbage or other filth.

Section 16. It shall be unlawful for any person to enter the body of any deceased person in

any lot, place or premises within the corporate limits of the city of Bend.

Section 17. It shall be unlawful for any person or persons to build or assist in building bonfires within one hundred feet of any building within the corporate limits of the city of Bend.

Section 18. It shall be unlawful for any person to use the public sidewalks of the city for the purpose of packing or unpacking of goods or merchandise, or for the display of merchandise, or to leave any goods, merchandise, boxes, barrels, trunks or other articles upon any portion of the public streets, or sidewalks, except while actually removing the same into or out of some building or enclosure, or loading the same into or out of some vehicle.

Section 19. It shall be unlawful for any person to play at ball or throw any stones or other missiles, in any of the streets, highways or alleys of the city, or on any of the sidewalks of the city of Bend.

Section 20. It shall be unlawful for any person to place on any sidewalk, crosswalk, street or alley any article or thing whatever, except as provided in Section 18, unless permitted to do so by the City Council; provided, that wood for fuel may be allowed to be piled and remain in the street in such manner as to cause the least obstruction to public travel, not to exceed twenty-four hours for each car or load thereof, and not to exceed eight days in the aggregate; the debris from the same to be removed from the street or alley by the owner of the said wood immediately after the removal of said wood.

Section 21. It shall be unlawful for any person owning or occupying property on any street, highway or alley in said city, to allow said street or alley to become dirty, or to become soiled, and hereby made the duty of the marshal to notify such owner or occupant when such uncleanness exists, and, on the failure of such owner or occupant to remove the nuisance, to have said street or alley cleaned at the expense of said property owner or occupant.

Section 22. It shall be unlawful for tenants, residents or householders, to allow slop or drain water to flow into any street, highway or alley of the city.

Section 23. Any person or persons violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof before the recorder, shall be punished by a fine in any amount not exceeding two hundred dollars, or by imprisonment for any term not exceeding one hundred days or by both fine and imprisonment.

Passed by the Common Council of Bend at a regular meeting Feb. 7, 1905, and not vetoed by the Mayor.

J. M. LAWRENCE,  
 Recorder.

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Arrive Prineville..... 7 a. m.	Arrive Prineville..... 7:00 p. m.
Leave Prineville..... 8:30 a. m.	Leave Prineville..... 1 p. m.
Arrive Bend..... 2:30 p. m.	Arrive Shaniko..... 1 a. m.

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