

# WHY DR. WILEY IS FOR WILSON

## He Says Taft and T. R. Are Soldiers of Fraud.

### ENEMIES OF PURE FOOD LAW.

Famous Chemist Believes the Health of the Nation Demands Election of the Democratic Ticket—He Appeals to Those Who, Like Himself, Have Been Republicans.

By HARVEY W. WILEY. (Former Chief Chemist of the U. S. Department of Agriculture.)

My appeal is chiefly to those who, like myself, have been lifelong Republicans. I believe that no kind of an administration is going to ruin the country. I have a high personal regard for each one of the candidates for president and vice president on all the tickets. All the political platforms are mainly sound, and all promise effort in behalf of the whole people. My choice is not based on a platform. It was determined by my impressions of the real attitude of the candidates respecting the public welfare. We are creatures of heredity and environment. In our attitude toward great public questions we are almost altogether creatures of environment.

What two men are by environment least likely to be swayed by special interests and most likely to be guided by devotion to public welfare? Two of the candidates have already been tried in the presidential chair, and we know by experience what may be expected if either of them resumes his former seat on March 4, 1913. Mr. Roosevelt by reason of his attitude toward the food and drug act abandoned the consumers of the country to the rapacity of a few mercenary manufacturers. Under authority of congress I had carried on extensive experiments with my so-called poison squad and found that certain substances—viz. benzolic compounds, sulphurous compounds and sulphate of copper bluestone—were injurious to health.

The law conferred upon me as chief of the bureau of chemistry the duty of acting as a grand jury and determining whether foods and drugs were adulterated or misbranded. Instead of appealing from my decisions to the courts, as the law requires, the users of these poisons appealed to President Roosevelt. He not only listened to them, but he abrogated the plain provisions of the law, appointed a board not contemplated by the law and directed that these predatory interests might continue their attacks on the health of the people until this board, unknown to the law, should decide otherwise.

Can we safely trust the campaign for public health to Mr. Roosevelt? I cannot believe that to be the proper course. Mr. Taft inherited this exceedingly bad condition of affairs from his predecessor and has not only continued this illegal board under whose patronage adulterators are still poisoning the people, but he did worse. In the matter of the adulteration of distilled beverages in which Roosevelt upheld the legally constituted authorities Mr. Taft reversed that policy and threw the mighty weight of the executive office to the support of the worst lot of adulterators that ever disgraced a country.

Mr. Wilson and Mr. Marshall by their strenuous efforts in behalf of the food laws of their respective states have given a positive promise to end such a threatening state of affairs. They will support to the utmost the officials under the law who are trying to protect the public health and will make short shrift of those who have brought about these present unbearable conditions.

Wilson and Marshall by their education and environment are free from bias in favor of predatory interests and are inspired by true patriotic zeal in behalf of public welfare.

I support the Democratic nominees in full knowledge that many of the prominent Democrats in congress have been in full sympathy with the paralysis of the food law in behalf of the unholy dollar. But when the Democratic president and vice president lend the aid of their powerful sympathy in behalf of the public health those of their own party not in sympathy with them will be robbed of their power for evil. If Roosevelt or Taft be chosen the soldiers of fraud and adulteration will be impregnable entrenched for another four years and benzoties, sulphates and adulterated alcoholic beverages will have a new lease of life.

I believe also that President Wilson will renovate the department of agriculture, reeking, as it has been for the past twelve years, with scandal and favoritism. He will see to it that the bureau of animal industry will protect the public health instead of the efforts of the packers to sell diseased meats under the deceptive phrase "U. S. Inspected and Passed." Under President Wilson no more Pinchots will be kicked out of the service, no more unspcakable McCabes will exercise dictatorial powers. There will be no more cotton leaks and jungle atrocities, no more Everglade swindles. Buccaneering, boasting and buncombe will give place to sane efforts for the promotion of real agriculture and the public health.

Under Wilson the department of agriculture will be restored to speak-

ing terms with the state agricultural colleges and experiment stations, and the state officials will no longer be regarded as inferior beings, living only on the largess of a Washington cabal. I ask all who want honesty and faithful service in the department of agriculture, the promotion of public health and executives who have grown to manhood and lived in an environment favorable to that which makes for the public welfare to vote for Wilson and Marshall.

### TRAVELING MEN FOR WOODROW WILSON.

He Has a Record of Making Good His Promises to Voters.

The traveling man is a live wire. Traveling men are decided factors in molding public sentiment. No other class of men come in more forceful contact with the actual condition of the high cost of living without a corresponding increase in salaries.

The traveling men need Governor Wilson for their president because his record is that of making good promises and then honestly fulfilling them. Governor Wilson in his candidacy needs the help of every live traveling man.

Every genuinely progressive commercial man who is willing to help Governor Wilson's candidacy is urged to send his name immediately to the Commercial Men's Wilson committee, care Organization bureau, Democratic National headquarters, Fifth Avenue Building, New York.

President Taft congratulates the Republicans of Maine on what Chairman Hillis describes as "an old-fashioned victory." Another such and Vermont and Rhode Island would go Democratic in November.

Those who know and feel for Chairman Hillis may be really isn't to blame for the Republican presidential candidate's announcement that he "is out of politics."

### NOTICE OF FINAL SETTLEMENT.

In the County Court of the State of Oregon for the County of Crook.

In the matter of the estate of Mabel Hobbs, deceased.

Notice is hereby given by the undersigned, the duly appointed, qualified and acting administrator of the estate of Mabel Hobbs, deceased, that he has made and filed with the County Clerk of Crook County, Oregon, his final account as administrator of the estate of Mabel Hobbs, deceased, asking that said final account be settled and allowed and the administrator and his bondsmen released; and said County Court has set Monday, the 4th day of November, 1912, at 10 o'clock a. m. at the Court Room in Prineville, Oregon, as the time and place at which any person interested in said estate may appear and object to the allowance of said final account.

GEORGE HOBBS, Administrator of the estate of Mabel Hobbs, deceased.  
VERNON A. FORBES, Attorney for Administrator 29-33

### NOTICE FOR PUBLICATION.

Department of the Interior, U. S. Land Office at The Dalles, Oregon, September 10th, 1912.

Notice is hereby given that Nancy E. Lowell, of Bend, Oregon, who, on December 1st, 1906, made Desert Land Entry, No. 653, Serial No. 92122, for ne 1/4 sec 23 and nw 1/4 sec 24, w 1/2 nw 1/4, Section 24, Township 18 South, Range 12 East, Willamette Meridian, has filed notice of intention to make final proof, to establish claim to the land above described, before H. C. Ellis, U. S. Commissioner, at his office at Bend, Oregon, on the 26th day of October, 1912.

Claimant names as witnesses: Ralph A. Dunn, William F. McNaught, Lucius S. Rickard and Frank A. Shireman, all of Bend, Oregon.  
C. W. MOORE, Register.

### NOTICE FOR PUBLICATION.

Department of the Interior, U. S. Land Office at The Dalles, Oregon, September 4th, 1912.

Notice is hereby given that Peter Seggeling, of Bend, Oregon, who, on October 28th, 1907, made homestead entry No. 15751, Serial No. 91788, for ne 1/4, Section 27, Township 20, South, Range 11 East, Willamette Meridian, has filed notice of intention to make final five year proof, to establish claim to the land above described, before H. C. Ellis, U. S. Commissioner, at his office at Bend, Oregon, on the 29th day of October, 1912.

Claimant names as witnesses: John Peters, William P. Vandevent, John Usher and William T. Vandevent, all of Bend, Oregon.  
C. W. MOORE, Register.

### SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Crook.

Central Oregon Irrigation Company, a corporation, Plaintiff, vs. Frank Stevens and S. L. Dew and Desert Land Board of Oregon, Defendants.

To Frank Stevens and S. L. Dew, Defendants.

In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled suit within six weeks from the day of the first publication of this summons and if you fail to appear and answer, for want thereof, the plaintiff will apply to the Court for the relief prayed for in complaint, to-wit: For the cancellation and setting aside of a certain contract, dated October 21, 1904, made between you and the Deschutes Irrigation and Power Company and assigned to said plaintiff, relating to the settlement of certain lands, and the purchase of water rights appurtenant thereto, situate in Crook County, Oregon, and for such other and further relief as may seem to the Court just and equitable.

This summons is served upon you by publication by authority of an order of the Hon. W. L. Bradshaw, Judge of the Circuit Court of the State of Oregon, for the County of Crook, and said order is dated the 12th day of September, 1912, and is

duly recorded and entered in said Court and suit.

Date of first publication, September 18th, 1912.

JESSE STEARNS, 28-34 Attorney for the Plaintiff

### SUMMONS.

In the Circuit Court of the State of Oregon for the County of Crook.

F. S. Harmon & Co. a corporation, Plaintiff, vs. Geo. R. Hope, Defendant.

To Geo. R. Hope, above named Defendant.

You are hereby required to appear and answer the complaint of the plaintiff filed against you in the above entitled action and Court within ten days from the service of this summons upon you, if served within Crook County, State of Oregon; or if served within any other County within this State, then twenty days from the date of the service of this summons upon you; or if not served within the State of Oregon, then on or before Thursday, the 24th day of October, 1912. And you are hereby notified that if you fail to appear and answer for want thereof, the plaintiff will take judgment against you as prayed for in the complaint on file herein, to-wit: The plaintiff will take judgment against you for the sum of \$962.51, besides interest at the rate of 6 per cent per annum on \$868.73 from the 23rd day of March, 1912, and for the costs and disbursements of this action.

This summons is published in The Bend Bulletin, a newspaper of general circulation published at Bend, Crook County, State of Oregon, for six successive weeks commencing with the issue of September 11, 1912, and ending with the issue of October 23, 1912, by order of the Honorable H. C. Ellis, County Judge of Crook County, State of Oregon, made and entered on the 11th day of September, 1912.

Dated and published first time September 11th, 1912.

VERNON A. FORBES, Attorney for Plaintiff.

### SUMMONS.

In the Circuit Court of the State of Oregon for the County of Crook.

The Deschutes Banking & Trust Co., Plaintiff, vs. Ralph Patterson, Mary Patterson, Jesse L. Sumrall and W. E. Guerin, Jr., Defendants. To W. E. Guerin, Jr., above named defendant.

You are hereby required to appear and answer to the complaint of the plaintiff filed against you in the above entitled suit and court within ten days from the date of the service of this summons upon you, if served within Crook County, State of Oregon; or if served within any other county within this state, then twenty days from the date of the service of this summons upon you; or if not

**Read the Royal Guarantee**

**We Guarantee**

That the Royal Standard Typewriter is made of the highest grade materials obtained and by the most skillful workmen in any one factory.

That it will do work of the full quality for a greater length of time at less expense than any other typewriter, regardless of price.

**ROYAL**

**Five Important New Features of New Model 5:**

- Two Color Ribbon
- Back Spacer
- Tabulator
- Tilting Paper Table
- Hinged Paper Fingers
- and Other Improvements

**THE New Model No. 5 Royal comes to you with the unconditional guarantee that it will do highest grade work for a longer time at less upkeep expense than machines usually listed at 33 1/3 per cent. higher in price!**

Think what that announcement means to typewriter users! Here you have *typewriter insurance*—something you have never before been able to buy—and this insurance costs you nothing; in fact, it saves you money!

With this big money saving, you deal with an organization that is willing to stake unlimited resources on its claims and on its machine.

These are the powerful facts that have led large concerns everywhere, and important departments of the United States Government, to adopt the Royal. For the same reason YOU should at least investigate it, and by all means learn about the new improvements.

**'Phone or Write for "The Royal Book," and Get a FREE DEMONSTRATION**

Typewriter users of all classes are having the New Model 5 demonstrated in their offices. Let us do the same for you—absolutely without obligation.

**Model 5, \$75.00 Same as Model 1 No Extras**

**THE BEND BULLETIN, Agent**

**We Have Taken Over the Entire Stock of**

# LUMBER

of the Pine Forest Lumber Co., and are in a position to fill orders of any size. In addition we carry a full line of

## Building Material

Lime, Cement, Plaster Brick and Fire Clay.

Also COAL and LAND PLASTER.

**Overturf-Davis-Miller Co.**  
Bend, Oregon.

**Repeating Shotguns**  
\$19.50 to \$95.00

**Marlin**

repeating shotguns are made in 12 and 16 gauge (6 shots), solid frame and take-down, many grades and styles, with special models for trap and field shooting, etc. The most extensive line of repeating guns in the world.

Every Marlin repeating shotgun has the Marlin solid top, side ejector and closed-in breech. It can't freeze up with rain, snow or dirt; rain can't run into the action, and swell the shells in magazine; dirt, leaves, twigs and sand are also excluded from the action. Simple, strong mechanism; one-third less parts than any other repeater. The double extractor pulls any shell. Handles rapidly, guaranteed to shoot with ability—and the automatic recoil safety lock makes it the safest breech loading gun built. Be sure you get a Marlin.

**DO IT NOW!** Send three stamps postage and get our big catalog of all Marlin repeating rifles and shotguns by return mail.

**The Marlin Firearms Co.**  
43 Wilcox Street, New Haven, Conn.

served within the State of Oregon, then on or before

**Thursday, the 24th day of Oct., 1912.** And you are hereby notified that if you fail to appear and answer and for want thereof the plaintiff will take decree of judgment against you for the relief prayed for in the complaint, to-wit: That the plaintiff have judgment against the defendants, Ralph Patterson and Mary Patterson, and each of them for the sum of \$62.00 with interest thereon at the rate of 10 per cent per annum from the 3rd day of December, 1910, until paid, and for the costs and disbursements, and for the further sum of \$50.00 as attorney fees, and for the costs and disbursements of this action, and for a decree and judgment to the effect that the mortgage, lien and interest of the defendants, Jesse L. Sumrall and W. E. Guerin, Jr., is subsequent to and subject to the lien, mortgage and interest of the plaintiff, and that said mortgage of the plaintiff be foreclosed according to law and the practice of this Court, and that the premises described therein, to-wit: The NW 1/4 of the SE 1/4 and the NE 1/4 of the SW 1/4 of Section 24, Township 11, South of Range 10, E. W. M., in Crook County, Oregon, together with the tenements, hereditaments there-

unto belonging, be sold by the Sheriff of Crook County, Oregon, in the manner provided by law and according to the practice of this Court, and that the proceeds of such sale be applied to the payment of said judgment herein prayed for, and that the over-plus, if any there be, be paid over to the persons legally entitled to the same. And that the defendants, and all persons claiming interest through or under them or either of them be forever barred and estopped from having or claiming any right, title or interest in or to the said premises. And for such further relief as the Court may deem proper in the premises.

This summons is published in The Bend Bulletin, a weekly newspaper of general circulation, published at Bend, Crook County, State of Oregon, for six successive weeks, commencing with the issue of September 11, 1912, and ending with the issue of October 23, 1912, by order of the Honorable H. C. Ellis, County Judge of Crook County, State of Oregon, made and entered on the 10th day of September, 1912.

Dated and published first time September 11, 1912.

VERNON A. FORBES, Attorney for the Plaintiff.

**O'DONNELL BROTHERS**

## UNION MARKET

Headquarters for Commercial Men  
Electric Lighted Throughout

Special Attention to  
Transient Travel

# BEND HOTEL

HUGH O'KANE, MANAGER

Good Rooms BEND, OREGON Good Meals

Free bus to and from trains

All arrangements made for persons desiring to go south and east of here

J. H. MUSGROVE W. F. SCHMIDT

## THE LOTUS BAR

Schmidt & Musgrove, Props.

WINES LIQUORS CIGARS

ONLY THE BEST OF GOODS HANDLED

Bond Street Bend, Oregon