

GO TO ROSEBURG AND SEE WRECK DRYERS HAVE MADE

Bank Deposits Fall Off Half Million Dollars in Dry Town ASSESSMENTS MUCH HIGHER Real Estate Offered for Sale at Less Than Valuation But No Bidders

The Committee of One Hundred says:

"If you want to find out what dry Oregon will do for Oregon, go to Roseburg and see what dry Roseburg has accomplished."

Here's what it has done. It has cut down the bank deposits by over \$500,000, in spite of the fact that there are now four banks to the two in existence when Roseburg had licensed saloons, and that the population has increased in proportion to the settling up of Southern Oregon by new settlers and immigration.

When Roseburg had licensed saloons the tax levy, on one-third of the valuation was two mills. Since Roseburg has gone dry the tax levy has varied from eight to ten mills on a full valuation; and in addition occupation taxes have been steadily increased.

The Committee of One Hundred boasts that dry Roseburg has erected a \$115,000 hotel. The hotel was erected in 1913, stood idle and tenantless for four months, and was rescued from the bankruptcy court by liberal business men of the city, among whom were E. L. Parrott, C. W. Parks, Joseph Micelli, A. N. Orcutt and Henry Hart, all of whom are radically opposed to a dry town.

The Committee of One Hundred also boasts of the army as an achievement. The army was built by state, county and city funds combined, and is not yet completed. Over 140 leading business men have signed a petition calling for a local option election in Roseburg this year, and such an election will be held.

Many empty store buildings are to be found on the leading business streets—a condition that never existed when Roseburg had licensed saloons. Scores of dwelling houses are vacant for the first time in the history of the city.

John Hunter, a leading contractor and formerly a supporter of the dries, is now advertising in Roseburg papers:

Business block for sale for \$500 less than present assessed valuation.

Another property owner has offered four parcels of inside property for sale at less than the assessed valuation, and has not even received a tender.

One of the leaders of the dry forces in Roseburg is a man who as a former agent of the Albany brewery made his fortune, and who today is the owner of a drug store. He was at one time prominent in politics, was repudiated by the voters of Douglas County, and is now said to be seeking to place lieutenant in office through the dry movement.

Beggars are common on the streets, and many poor families are appealing to the local bankers for aid.

And yet the Committee of One Hundred says:

"If you want to find out what Oregon dry will do for Oregon go to Roseburg and see what dry Roseburg has accomplished."

EUGENE.
Lane County's "model" prohibition city, and the seat of the state university, is NOT A "DRY" TOWN.

From January 1 to October 1 of this year there were shipped into Eugene 102,457 QUARTS OF BEER.

From January 1 to October 1 of this year there were shipped into Eugene 3,490 QUARTS OF LIQUOR.

Of this amount there went to one drug store 324 QUARTS OF LIQUOR.

Express company records show these figures.

IS EUGENE "DRY"?
VOTE 333 X NO.

PUT YOUR "X" between 333 and NO AND VOTE AGAINST PROHIBITION

(SAMPLE BALLOT)

For Representative in Congress
13 JOHN DOE Vote for One

For United States Senator
18 JOHN DOE Vote for One

For Governor
22 JOHN DOE Vote for One

For Amendment of Section 2, Article II, Etc.
300 Yes Vote YES or NO
301 No

For Constitutional Amendment of Section 8, Etc.
302 Yes Vote YES or NO
303 No

For Amendment of Section 6, Etc.
304 Yes Vote YES or NO
305 No

Initiated by authority of the UNIVERSITY OF OREGON, ETC.—UNIVERSAL CONSTITUTIONAL AMENDMENT, ETC.
320 Yes Vote YES or NO
321 No

Initiated by authority of Mrs. I. J. WHEELER, ETC.—EIGHT HOUR DAY AND MOON VENTILATION FOR FEMALE WORKERS, ETC.
322 Yes Vote YES or NO
323 No

Initiated by Joseph H. ALBANY, ETC.—PROHIBITION CONSTITUTIONAL AMENDMENT, ETC.,
332 Yes Vote YES or NO
333 No

Constitutional Amendment Initiated by Paul Turner, etc.—ABOLISHING DEATH PENALTY, etc.
334 Yes Vote YES or NO
335 No

JOKES IN "DRY" AMENDMENT ADMITTED BY THE "DRYS"

Big blunder in misleading "prohibition" campaign is made

J. E. WHEELER, CHAIRMAN OF THE COMMITTEE ONE HUNDRED ADMITS IN PUBLIC PRINT That prohibition is AN INFRINGEMENT OF PERSONAL LIBERTY.

That the word "DISTRIBUTION" was DELIBERATELY LEFT OUT OF the proposed "prohibition" amendment.

That "ANY CITIZEN" may ship liquor "direct from some other state" into "HIS OWN HOME."

EVERY CLAIM MADE BY THE ANTI-PROHIBITION FORCES AGAINST THE PROPOSED PROHIBITION AMENDMENT IN OREGON IS CONFESSED IN THE ABOVE ADMISSIONS.

The Anti-Prohibition forces have steadfastly claimed:

That "prohibition is an infringement of personal liberty." Mr. Wheeler admits it, word for word, in public print.

That "prohibition will not prohibit." Mr. Wheeler's admission proves his Committee of One Hundred is not trying to prohibit.

That "prohibition does not mean Dry Oregon."

That "prohibition would be a death blow to the present healthy growth of TRUE TEMPERANCE SENTIMENT in the land." Mr. Wheeler's admission proves it.

That "prohibition would let down the bars to BLIND PIGGERS and BOOT-LEGGERS, who would deal in deadly decoctions." The same law would allow any blind pigger with a HOME to ship liquor "direct from some other state" to HIS own home, for the BLIND PIGGER is as much of a "CITIZEN" as any other man or woman in Oregon. And the blind pigger, because he is NOT UNDER INSPECTION by federal, state or city officials, will make one barrel of PURE WINE, BEER or LIQUOR into a DOZEN BARRELS OF POISONOUS BEVERAGES that will make a new generation of imbeciles, idiots and criminals.

MR. WHEELER'S THREE BLUNDERING ADMISSIONS ARE THE BEST THREE REASONS WHY HIS MISNAMED, MISLEADING "PROHIBITION AMENDMENT" IS AN ALARMING MENACE TO THE STATE.

Can any Intelligent Voter fail to see the "Jokers"?

VOTE 333 X NO

Paid Advertisement, Taxpayers & Wage Earners' League of Oregon, Portland, Oregon

HOOD RIVER DRUG STORES FIND "BUSINESS IS FINE"

Grand Jury in Dry Town Says Too Much Liquor Sold—Raps Doctors.

Hood River is one of the "dry" towns that the Committee of One Hundred hasn't said anything about. But "business is fine" there, too, especially in the drug stores. The October grand jury spent some days looking into the matter, and reported on it. In fact about all the grand jury did was to probe the liquor situation in "dry" Hood River, thus spending the taxpayers' money to discover if prohibition prohibited.

This is what they found out, as set forth in their formal report to the Circuit Court on October 6, 1914: "Nearly all of the time of the grand jury has been taken up with consideration of alleged violations of the local option law within this jurisdiction. We have received the report of the sheriff of the county as to the quantity of intoxicating liquor shipped into this county during the last three months. By this report it appears that a large amount of liquor has been shipped to private individuals during the period, and presumably procured and used legally. It further appears that the quantity received by the drug stores during the period was considerably more than during the preceding three months, and too large to be disposed of in accordance with the section of the local option law regulating the writing of prescriptions by physicians, and in this connection we call the attention of physicians of Hood River County to Section 4921 of Lord's Oregon Laws.

"We recommend that the physicians confine themselves more closely to the letter of this section of the local option law."

The report is signed by Joseph Frazier, Jr., as foreman.

LIQUOR BUSINESS FINE SINCE EUGENE IS "DRY"

Southern Pacific Shipments Indicate How Normal Demand is Still Met.

EUGENE.—The Committee of One Hundred, together with other prohibition organizations, boasts that Eugene, the seat of the University of Oregon, is one of their "model" dry towns. And they say "business is fine" there. Investigation proves that in the university city at least one form of business is good—the mail order liquor business.

From January 1 to October 1 this year, the Southern Pacific alone has shipped into dry Eugene from outside points:

- 1,242 barrels of beer,
- 85 cases of liquor,
- 20 kegs of liquor,
- 21 barrels of liquor.

This is enough liquor to stock one busy saloon for a year.

Doubtless similar amounts have been sent in by the Oregon Electric Railway, and by the several express companies operating within the city. The records do not show the amounts in each keg, case or barrel, but the figures in any event indicate that there has been a vast amount of liquor consumed in "dry" Eugene from which the city has received no license returns at all.

The Committee of One Hundred says "business is fine in dry towns," but it has failed to specify the kind of business. Official records at Eugene, the home of the state university, where hundreds of young men and women go from all parts of the state, speak for themselves.

Eugene Matron Finds Liquor.

EUGENE.—Though one of the policemen failed to find liquor upon the person of a drunk picked up on the streets here, Mrs. J. R. Cox, police matron, succeeded in discovering three quarts of whisky concealed in the prisoner's clothes, and confiscated the liquor.

Albany Bootlegger Guilty.

ALBANY.—A. J. Miller, charged with violating the local option laws, has been convicted of "bootlegging" by a jury in Judge Kelly's court. Evidence against the prisoner was strong, and the jury reached a verdict with but little delay.

Albany Has Twelve Cases.

ALBANY.—Thomas Irving Terrell, a local restaurant man, has been fined \$200 for selling beer in his place of business in violation of the local option statutes. His trial is the first of twelve to follow a dozen indictments handed down by the September grand jury, each one relating to liquor law violations in Linn county.

NOTICE FOR PUBLICATION.

UNITED STATES LAND OFFICE, Burns, Oregon, September 25, 1914. Notice is hereby given that James Cameron, of Washington County, Oregon, who on May 11, 1914, made Homestead Entry, No. 5248, for 80 acres of land in Township 27 South, Range 28 East, Willamette Meridian, has filed notice of intention to make final three-year proof, to establish claim to the land above described, before Register and Receiver, at Burns, Oregon, on the 15th day of November, 1914. Claimant names as witnesses: J. E. Stinson, A. E. Barnett, D. Quier, K. Horstman, all of Waverly, Oregon. W. W. FARR, Register.

NOTICE FOR PUBLICATION.

UNITED STATES LAND OFFICE, Burns, Oregon, September 25, 1914. Notice is hereby given that George W. Hilly, of Waverly, Oregon, who on March 10, 1914, made Homestead Entry, No. 5248, for 80 acres of land in Township 27 South, Range 28 East, Willamette Meridian, has filed notice of intention to make final three-year proof, to establish claim to the land above described, before Register and Receiver, at Burns, Oregon, on the 15th day of November, 1914. Claimant names as witnesses: James Perry, Robert Drinkwater, Joe Clark, J. E. Stinson, all of Waverly, Oregon. W. W. FARR, Register.

NOTICE FOR PUBLICATION.

UNITED STATES LAND OFFICE, Burns, Oregon, October 7, 1914. Notice is hereby given that James Cameron, guardian of Anna Cameron, deceased, wife of Ben Cameron, deceased, of Waverly, Oregon, who on May 11, 1914, made Homestead Entry, No. 5248, for 80 acres of land in Township 27 South, Range 28 East, Willamette Meridian, has filed notice of intention to make final three-year proof, to establish claim to the land above described, before Register and Receiver, at Burns, Oregon, on the 15th day of November, 1914. Claimant names as witnesses: R. E. Stinson, A. E. Barnett, D. Quier, K. Horstman, all of Waverly, Oregon. W. W. FARR, Register.

NOTICE FOR PUBLICATION.

UNITED STATES LAND OFFICE, Burns, Oregon, October 12, 1914. Notice is hereby given that Bertha Schaeper, of Diamond, Oregon, who on September 1, 1914, made Homestead Entry, No. 5277, for 80 acres of land in Township 27 South, Range 28 East, Willamette Meridian, has filed notice of intention to make final three-year proof, to establish claim to the land above described, before Register and Receiver, at Burns, Oregon, on the 15th day of November, 1914. Claimant names as witnesses: E. H. Brown, Charles A. Wells and John Weaver, all of Diamond, Oregon. Clifford Groenbeck, of Narrows, Oregon. W. W. FARR, Register.

NOTICE OF CONTEST.

UNITED STATES LAND OFFICE, Burns, Oregon, October 12, 1914. To Harvey Young, of Polk County, Oregon, Contestee: You are hereby notified that Mattie Loan Perry gave title, Oregon as her own property, to you on October 10, 1914, she in fact never gave title, and you are notified to appear and contest the cancellation of your Homestead Entry, No. 5248, made on September 25, 1914, for 80 acres of land in Township 27 South, Range 28 East, Willamette Meridian, and situate within Section 24, Township 27 South, Range 28 East, Willamette Meridian, and situate within the same as said Mattie Loan Perry, who is deceased, she alleges that said Harvey Young has wrongfully abandoned said entry, established residence about March 1914, but never maintained the residence thus established, abandoned himself from his claim, and the vicinity since July 1, 1914, and has since changed his residence therefrom ever since that date to the present date.

You are, therefore, further notified that the said allegations will be taken and considered, and your said entry will be cancelled without further right to be heard, either before this office or in court, if you do not appear and answer within twenty days after the FOURTH publication of this notice, as above, or your answer under oath, specifically repudiating these allegations of contest, together with due proof that you have served a copy of your answer on the said contestant either in person or by registered mail.

You should state in your answer the name of the post office to which you desire future notices to be sent to you.

W. W. FARR, Register.

Date of first publication October 13th, 1914. Date of second publication October 21st, 1914. Date of third publication October 28th, 1914. Date of fourth publication November 7th, 1914.

NOTICE FOR PUBLICATION.

UNITED STATES LAND OFFICE, Burns, Oregon, October 22, 1914. Notice is hereby given that Claude L. Austin, of Narrows, Oregon, who on April 7, 1914 and March 15, 1914, respectively, made Homestead Entries, Nos. 5270-5271, for 80 acres, Sec. 7, Range 28 E., Willamette Meridian, Township 27 S., Range 28 E., Willamette Meridian, has filed notice of intention to make final three-year proof, to establish claim to the land above described, before Register and Receiver, at Burns, Oregon, on the 15th day of November, 1914. Claimant names as witnesses: A. W. Hubbard, H. B. Goodwin, J. E. Stinson, all of Narrows, Oregon. William Fawcett, of Burns, Oregon. W. W. FARR, Register.

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W. W. FARR, Register.

NOTICE FOR PUBLICATION.

UNITED STATES LAND OFFICE, Burns, Oregon, October 7, 1914. Notice is hereby given that James Cameron, of Washington County, Oregon, who on May 11, 1914, made Homestead Entry, No. 5248, for 80 acres of land in Township 27 South, Range 28 East, Willamette Meridian, has filed notice of intention to make final three-year proof, to establish claim to the land above described, before Register and Receiver, at Burns, Oregon, on the 15th day of November, 1914. Claimant names as witnesses: J. E. Stinson, A. E. Barnett, D. Quier, K. Horstman, all of Waverly, Oregon. W. W. FARR, Register.

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OFFICIAL DIRECTORY

STATE—OREGON
U. S. Senators: Geo. E. Chamberlain, Harry Lane
Governor: J. W. Hawley
Attorney General: A. M. Crawford
Secretary of State: Ben W. Glott
Treasurer: J. W. Glott
Supt. Public Instruction: J. A. Churchill
State Printer: Robt. E. Kelly
Supreme Judges: T. A. McBride, Geo. B. Dean, F. A. Moore

FIFTH JUDICIAL DISTRICT
District Judge: Dutton Biggs
County Attorney: Geo. B. Dean
Circuit Court meets the first Monday in April and first Monday in October.
Joint-Senator: W. H. Brooke
Joint-Representative: W. F. Roman

COUNTY—HARNEY
County Judge: Grant Thompson
Clerk: K. T. Hughes
Treasurer: K. A. Miller
Recorder: C. E. Berry
Sheriff: A. K. Richardson
Assessor: J. J. Donagan
School Superintendent: J. W. Hamilton
Coroner: W. W. Glott
County Commissioners: J. P. Oyster, W. F. Roman, H. P. Oyster

County Court meets the first Wednesday in January, March, May, July, September and November.

HARNEY U. S. LAND OFFICE:
Register: Wm. Farr
Receiver: Sam Mothershead

CITY—SEASIDE
Mayor: Sam Mothershead
Recorder: Roy Van Winkle
Treasurer: Henry Dalton
Clerk: H. H. Haines

COUNCILMEN:
H. J. Hanson
A. A. Welton
J. W. O'Grady
L. K. McKinley

Meetings of the Council, every second and fourth Wednesday.

\$1500 Reward!

The Oregon Cattle and Horse Live Stock Protection Association, of which the undersigned is member, will give a \$1,500 reward for evidence leading to the arrest and conviction of any party or parties stealing horses, cattle or mules belonging to any of its members.

In addition to the above, the undersigned offers the same condition \$500 for all horses branded horse-shod but not on either jaw, brand recorded in eight counties. Range Harney, Lake and Crook counties. Horses vented where sold.

Note: Not grown horses sold and only in safe bunches.

W. W. BROWN, Fire, Oregon.

Sumpter Valley Railway Co.

Arrival and Departure of Trains

Departs
No. 2, Prairie 10:15 A. M.
Sumpter 2:35 P. M.
Arrives Baker 4:00 P. M.

Departs
No. 1, Baker 8:30 A. M.
Sumpter 10:05 A. M.
Arrives Prairie 2:10 P. M.

No. 1. Makes good connection with O.-W. R. & N. No. 10 leaving Portland 7:00 P. M. and No. 17 from east arriving Baker 6:50 A. M.

No. 2. Connects with La Grande local 7:00 to La Grande, and No. 9 (fast Mail) picks up sleeper there arriving in Portland 7:00 A. M. Also with No. 18 at 10:45 P. M. for points East.

Eastern Oregon Engine Company

CIVIL AND IRRIGATION Burns, Oregon

Direct connections with HARRIMAN-CURRY A. H. CURRY, Prop. Leaves Harriman Monday and arrives Wednesday and each week, connecting with line to Denio, Winnemucca.

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Lawyer
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FRANK DAVIS

Attorney at Law
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Formerly Asst. Engineer
in U. S. Reclamation Service
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