

The Democrat.

The Daily-Delivered, 10 cents a week; in advance for one year, \$4.00. By mail, in advance for one year \$3.00, at end of year \$3.50. The Weekly—Advance per year \$1.25. At end of year \$1.50. After 3 years at \$2.

THE OTHER SIDE OF IT.

The Eugene Register refers to the popgun press throwing wads at Jay Bowerman. Well, why not. He is a good mark for popguns and all kinds of guns; but what is going to count will be the votes thrown against him for Os. West, and they are going to be many, regardless of the effort being made to bolster up the spirit of the Bowerman faction by claiming otherwise. All over the state there is a strong sentiment for West among the insurgent republican voters. A commercial traveler, a republican, in the city, said that nearly all the traveling men are supporting West regardless of politics, a fact that means something. If that isn't enough talk with the farmers. Don't take the word of the Oregonian for great Bowerman enthusiasm. That paper never tells the truth if the opposite is as easy, and it is the worst mud slinger on the Pacific Coast, the enemy of righteousness and decency. The manner in which Bowerman claims anything for votes is well taken off by the Eugene Guard, which says:

Jay Bowerman's position on those questions in which all the voters of Oregon are interested is very plain. He is opposed to normal schools, but would like to see one in every county in the state; he is a radical prohibitionist, but hopes the state will go "wet"; he is the paid attorney of the Southern Pacific Company, and rides on a pass, but is bitterly opposed to anything that has a corporation taint; he is the champion of the direct primary law and is especially pronounced in his opposition to state assemblies, such as nominated him for governor.

WEST'S INTEGRITY.

The Oregonian and its tail edition have been making some mean little charges about Os. West receiving mileage from the government on account of a trip to Washington, but like most of the Oregonian's rot it is proving a boomerang, and a credit to Mr. West. Subpoenaed as a witness in the Herman case, and while in Washington was telegraphed by Mr. Heney to return at once to Portland, which he did, and collected \$365.20 mileage. He took out expenses and turned the balance over to the state, explaining to the state treasurer the collection of mileage and asking that \$315 returned, a remarkable incident of integrity. What other official was ever known to do a like thing?

UGHT TO BE BEATEN.

Nothing in the last session of the state legislature equalled for impudence the bill introduced by Representatives Bean and Brooks, making it a prison offense to elect a U. S. senator by a vote of the people under the system that prevails. Both of these men are again running, Brooks being opposed by a former Linn county young man of splendid attainments, Thomas P. McKnight, over in Eastern Oregon, and Mr. Bean is running for joint senator in Linn and Lane counties. They ought to be defeated by such emphatic majorities as to make them look like Hooligan's hat.

NO BOURNE-CHAMBERLAIN MACHINE.

The so-called Bourne-Chamberlain machine is a bugaboo, hatched in the minds of the assemblies to bolster up the cause of Bowerman. Of course Senators Chamberlain and Bourne are against Bowerman, and need to be to be consistent, and that is all there is to it; but Os West is a man who hangs to no one's coat tail, as the history of his life shows; but a man who speaks for himself, quietly but convincingly.

(FRIDAY.)

WET AND DRY FIGURES.

Inquiry has been made as to the temperance record of Linn county. In recent years we have voted on the question three times, as follows:

	Dry	Wet	Majority
1904	2386	1798	588
1906	2670	1593	1077
1908	2771	1417	1354

The vote in 1904 and 1906 was on local option, in 1908 on the Reddy bill. In 1904 there were 441 silent votes, in 1906 292 and in 1908 618.

The total vote was 4623 in 1904, 4655 in 1906 and 4800 in 1908.

The only two counties in the state voting for the Reddy bill, now re-introduced in the Home Rule bill, were Multnomah, with only 924 majority and Baker with 210. These three issues also won in the state every time. In all these fights nineteen counties have invariably lined up for temperance.

For the Waste Basket.

Some of our citizens are in receipt of anonymous communications containing statements against the prohibition law, alleged to have been made by Chas. F. Libbey, who is stated to be the recently elected president of the American Bar Association. As a matter of fact the American Bar Association is Edgar H. Farrar, of St. Louis, and it is fair to presume that the other statements are equally untrue. Unsubstantiated communications of this character are pretty sure to be unreliable of from a disreputable source, and our citizens will do well to consign them to the waste basket.

SATURDAY NIGHT THOUGHTS.

The death in New York state of David B. Hill, one of the most prominent politicians in the United States, has been a national event. Mr. Hill was governor of the state and in the U. S. Senate, a man of marked ability, with a good record, somewhat noted for his declaration that he was a democrat still whatever happened.

In Oregon we are having a campaign in which the same old game is played, almost anything for votes on the part of some. Watch a contest and see how everything possible is resorted to to influence voters, often regardless of truth or decency. It ought to make the average voter very independent, and certainly should make him investigate affairs before voting. But one hardly knows what to believe when a campaign of falsehood is resorted to. The Oregonian, for instance, has not told many truths in the campaign. All papers make mistakes, but that one seems to deliberately resort to falsehood for capital against an opponent.

Perhaps more than the contest for office is the one on between temperance and the saloon. During the week Albany people had the privilege of hearing one of the most forcible talks for righteousness ever heard in the city, a marvellous array of facts and argument for humanity and the home and by a woman. Call it what you will, when it is simmered down, it is a fight for the home and those in it.

This week some boys resorted to some cussedness, destroying the property of others. This is a very poor way to start out in life. It means a headlong career to failure. Dig your fingers into your skulls, boys. Do you want to be real men or mere things. If you do have one rule, and that is do your best in everything. Even when you are having your fun let it be clean fun, the most enjoyable.

A POLITICAL ACROBAT.

An Open Letter to Jay Bowerman by F. J. Denney.

Dear Sir:—Your letter, of the 15th instant, asking my support in the coming election, has been received and the contents carefully noted. In that letter you say that you are the republican direct primary nominee for governor. Technically that may be true, but not in a word with the spirit and intent of the direct primary law.

Had you failed to get the nomination of that iniquitous gathering of political bosses and corporation attorneys that met on the 21st day of July at the armory in Portland, would you have obtained the nomination at the primary election?—I think not. Again, if you had expressed the same sentiment in that assemblage, that you do in your letter to me, would that body have given you its endorsement? How would the following language, of yours, have sounded in that historic assembly. "Statement No. 1 is a part of the primary law. I have heretofore publicly stated and now state again that I will oppose by every means within my power any effort to amend, modify or repeal in any other manner, render less useful or less satisfactory any part of the direct primary law, including statement No. 1."

Were you required to take this obligation in the assembly? I think not.

You seem to have the agility of a political acrobat.

Your opponent, Mr. West, is a candidate of direct primary according to the spirit and the intent of the law. He is not a plurality, minority candidate nor daubed with the mud of that notorious assembly, hence my reason for not supporting you. F. J. DENNEY.

Waldport Has a Grange.

Waldport, Oct. 18.—Last Saturday I organized Waldport Grange, with a good charter list.

Waldport "by the sea" is in a dry precinct, and is quite certain to stay so, in spite of the efforts of the Home Rule Association that is flooding the county with its misleading literature. The prevailing sentiment among the farmers is anti-assembly, and strong also for state wide prohibition, and their votes joined with those of the temperance people of the towns will make Lincoln county dry, as now seems assured. I am expecting Linn to give the largest majority of any county in the state for prohibition. Proud as I am of her achievements for civic righteousness, I want to be very much more so when the ballots are counted November 8th, and we can say "Hurrah for Old Linn" and Lincoln too with every other county voting dry.

CYRUS H. WALKER.

A Sound Herd.

Messrs. Pinkerton and Glazier, the government stock inspectors, yesterday completed an examination of the herd of Judge Palmer, and found all of them absolutely sound and all rights, a splendid recommendation for the herd. All of these cows have been sold to the Jersey Dairy to be delivered November 1st, but eight head, to be retained by Judge Palmer.

Makes Clean Cider.

An interesting place is the cider mill of G. R. Weimer, across the river. Yesterday he made 2,000 gallons, using only good apples, making a clean, clear cider. He probably has the youngest engineer in Oregon, 5 years of age, and a good one. But there is plenty of other help, ten children in all, a son and daughter being married and elsewhere.

Judge Duncan this afternoon sentenced the three boys Joe Muench, Harold Rhodes and Loney Daniels to the reform school, where they were taken.

SMITH SPOKE

Showing How Hawley Has Failed to Make Good.

Robert G. Smith, democratic candidate for congress spoke at the court house last night to a small but appreciative audience, making an excellent impression. He is a good speaker and talks to the point. Very properly Congressman Hawley was on trial, for the great question is whether he has made good or not.

Mr. Smith showed how he had been afraid to say how he did stand on statement number one, but his record in congress was enough. He had worked under the orders of Joe Cannon and voted according to the Cannon string. In a speech before the high school students at Ashland, he had made Joe Cannon his theme and extolled him. While Cannon is out for good, the man who succeeds him, unless there is a change, will be a tool of Cannon and his infamous system. Hawley opposed the physical value of railroads bill and sustained the infamous Payne schedule that is robbing the people. Bowerman recently properly criticized Bourne for voting for the Payne schedule, but Hawley did the same thing, and when Bowerman got down into the Hawley territory he received orders to let up. But Bourne is right on the direct primary law and statement number one, while Hawley is at sea. Any yet Hawley would not be in congress at all but for the direct primary law.

Mr. Smith promised if elected to be tied to no boss's strings and to do just as much work for the appropriations Oregon is entitled to. He asked for his record while in the state legislature to be investigated. He was the author of four measures, including the corrupt practice law and a railroad bill, afterwards passed.

Hawley, with his splendid educational advantages and Christian character had an opportunity to do good in congress for good, but he threw away his opportunities and tied himself to the system that has disgraced the country.

MARRIED.

Flindt-Thompson.—In Spokane this Saturday noon, by Dr. House, of the Congregational church, at his home, Mr. Robert Foster Flindt and Miss Jennie E. Thompson. The groom is a painter formerly of this city, who did the Chataqua signs last year, and the bride is a daughter of Hon. Rufus Thompson, a worthy couple.

(SATURDAY.)

Alpha Omega Meeting.

The members of the Alpha Omega met last evening at the attractive new home of Miss Minnie Luger on W at Third street. Several matters of business were discussed during the evening and later the annual election of officers was held, the new ones being: president, Margaret Montith, vice, president, Minnie Luger, secretary, Eio Dannels, treasurer, Myrtle Roberts.

This year promises already to be a most prosperous year as many social functions are being planned and the members are all deeply interested in the welfare of the club.

At a late hour a most delicious repast was served by Miss Luger assisted by Miss Roberts. Miss Luger proved herself to be a very charming hostess and her hospitality was particularly noticeable.

The next meeting will be held Thursday evening, Nov. 3, at the home of Miss Grace Swank.

In the City.

C. W. Bowers, Marcellus, Mich.
Aodie Pole, West Plains, Iowa.
J. A. Archibald, Ashland.
Will Knapp, J. L. Crawford, Brownsville.
Dr. T. W. Harris, Eugene.
J. V. Schmitt, Grants Pass.
C. H. Able, Summit.
J. W. Hobbs, Eugene.
G. C. Mezger, A. F. Tomlinson, Jay.
A. C. Bruce, Blair, D. H. Detchen, J. C. Webster, H. E. Witt, A. S. Dalgit, Geo. A. White, E. E. McClure, C. A. Brodie, J. V. Seavey, O. F. Willis, W. G. Prichard, D. W. McMillan, W. H. Treese, E. F. Crewse, F. R. Wagner.

A Girl Disappeared.

A 17 year old girl named McKee left a note at home that she was going to jump from the bridge and drown herself, and disappeared. There was some anxiety about her yesterday, and the river was searched, but the general opinion is that she went to Portland, a girl answering her description taking the cars here, coming over from Granger on the C. & E., probably walking over there.

The Oregonian's Prevaricator.

George White, a staff reporter on the Oregonian was in Albany last evening and today. He is accompanying Jay Bowerman, republican candidate for Governor, on his tour and reporting his meetings at various places for his paper. In company with W. S. Risley he enjoyed a pleasant hunt this forenoon and left at noon with the Bowerman party for McWinnville.

The Riverside Farm
—ED. SCHIO, L. Proprietor—
Breeder and Importer of O. I. C. Hogs
S. C. White and Bull Lehighmas, W. P. Triggs, Light Testers, B. C. Rhoads, Light Reds, White Cochins Bantams, etc.
Turkeys, Wild and Domestic, F. Ducks, etc.
Guerner
Winner of 17 prizes and 22 in Pauld, at the Lewis & Clark Fair.
Eggs in Season. Stock for Sale.
Phone, Farmers 25. — R. F. D. 9c.

MISFITS.

Anything for votes, is the Bowerman scheme.

The Dalles is a sample of the city run by the saloon.

Hazing has been stopped at the O. A. C., only it has not.

Politics are strange bed fellows. Anything goes for votes.

The apple that you can eat in the dark, should be the slogan.

The short orange crop in Florida means a big demand for Oregon apples.

The Great Northern did a \$64,000,000 business the past fiscal year. That's climbing some Mr. Hill.

A vote for Bowerman is an endorsement of the old caucus, boss system and don't you forget it.

The same old party whip that has always disgraced politics is being wielded, and some stand the lash.

Bowerman posing as a direct primary man, at the very bottom of assemblyism, established to do away with the direct primary, is a huge joke.

It transpires that these wonderful enthusiastic Bowerman meetings, are directly the opposite, frost. The Oregonian is simply lying about them.

After all it is simply the saloon and liquor makers who are flooding the state under the name of Home Rule. Home Ruin would be nearer the correct name.

Rev. W. S. McCullagh, of Lebanon, who was at Pendleton, in the Express-Advance, says: "The Presbyterian synod egged, a lady spat in the face. It is a monstrous institution that breeds such demons."

There should be a national law making it an offense for an official of any kind from the president down interfering in politics. Officials should be made to keep their hands out of things and attend to business.

Poverty, not rum, is responsible for crime, says Clarence Jarow. But rum makes a good deal of poverty. Besides the figures show that liquor is at the bottom of a large amount of the crime of the world.

While whacking Bourne at every turn the real fight is against the direct primary and statement number one, which Bourne has consistently fathered. These have put Oregon on the map, and the people will not stand for their slaughter.

Gazette-Time.—The G-T is against Bowerman because he with his friends outraged the party and the state; because we believe he trans with the class of men the people of this state should desire to turn down; because we believe him unfit.

The manner in which the Oregonian is slandering Oswald West is infamous. It can't be decent even in politics. West is a man who has always run his own business. There are no strings to him and the claim that he is just the puppet of Chamberlain and Bourne is too silly even for the Oregonian.

It may not be the business of a democratic paper to state it, but as a matter of fact the so-called harmony in the republican party of Oregon does not exist. The split is just as emphatic as it was during the primary election. The statements in the Oregonian are simply falsehoods.

Senator Chamberlain and Hon. R. G. Smith spoke at the court house at Corvallis at 3 p. m. this afternoon. Senator Chamberlain will go to the Bay tomorrow and is then down for a speech at Seas Saturday evening. His Albany date is Friday the 28 at 7 p. m. Mr. Smith will be in Albany tomorrow evening at the court house.

Range of temperature 70-39.
The river is 1 foot.
Prediction: fair tonight and Saturday, east to southeast winds.

ADMINISTRATOR'S NOTICE.
Notice is hereby given to all whom it may concern that the undersigned had been duly appointed administrator of the co-partnership estate of Charles E. Fox and George B. Cummings, done in name of Fox & Cummings, Charles E. Fox, deceased, by the county court of Linn county, Oregon. All persons having claims against said estate are hereby required to present the same to the undersigned within six months from this date at his place of business at the corner of Second and Montgomery streets, Albany, Oregon.
GEORGE B. CUMMINGS,
J. K. WEATHERFORD, Admr.
Attorney for Administrator.

ADMINISTRATOR'S NOTICE.
Notice is hereby given to all whom it may concern that the undersigned had been duly appointed administrator of the estate of Martha C. Oden, deceased, by the county court of Linn county, Oregon. All persons having claims against said estate are hereby required to present the same to the undersigned within six months from this date at his place of business at the corner of Second and Montgomery streets, Albany, Oregon.
J. K. WEATHERFORD and M. V. WEATHERFORD,
Attorneys for Plaintiff.

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Attorney for Administrator.

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C H NEWS

Sale confirmed in estate of Martha Isham.

New Cases:—
Application B. M. Payne to register title. Wright & Johnston attorneys.
Geo. Brown agt. S. N. Cade, to recover \$1200 on note for part purchase price of 30 acres at \$2750. M. B. Cocham attorney.
Geo. T. Horner agt. Christina Horner, for divorce. W. R. Bilyeu attorney.

Deeds Recorded:—
Mary Jane Wilson to Anna R. Ezgleston block Brownsville. \$ 2100
Scott Fisher to J. F. Verner lot Brownsville. 1600
R. W. Trippe & J. F. Verner to D. Scott Fisher 100 by 100 feet Brownsville. 300
Scott Fisher to J. F. Verner 1 1/2 lots Brownsville. 1600

1933 hunters licenses issued.

Deeds recorded:
J. N. Long to J. R. Piatt, 25 acres. \$ 800
W. S. Shoemaker to Jos. C. Gibson, 20 acres. 2000

Mortgages for \$400, \$2000, \$303 and \$2000. Releases for \$1200 and \$400.

Deeds recorded:
J. R. Hollister to Richard Pearson 100 acres. \$ 3200
Henry Keene to Drew Timber Co 160 acres. 10
America Cushman to Geo. H. Gentry 8.31 acres. 1000

Transcript on appeal Leavengood agt. Faulkner.

Marriage license: John Wolf, 28, and Anna Irene Robins 20.

I. W. Bingham filed his petition for joint senator, as a statement No. 1 and anti assembly candidate and A. A. Tussing for representative as a statement No. 1 candidate.

W. L. Jackson has returned from a visit to the schools in the southern part of the county. He reports a wide interest in the progressive Linn county move for the development of high schools. Next Tuesday he will speak at a high school meeting at Corvallis.

SUMMONS.
In the Circuit Court of the County of Linn, State of Oregon.
Fred C. Coppock and Bertha Coppock, his wife, Plaintiffs, vs. Lambert Coppock and Dora Coppock, his wife, Furnas J. Coppock and Lulu Coppock, his wife, Charles B. Coppock and Beatrice Coppock, his wife, Almida Beery and Jesse Beery, her husband, Lura Coppock Miles and H. O. Miles, her husband, D. Herbert Coppock and Ethel Coppock, his wife, Horace Coppock and Minnie Coppock, his wife, Chester J. Coppock, Esther J. Coppock, Clarence Coppock, Minton and Forrest Minton, her husband, Anabel Gray, her husband, and Rachel Coppock, Defendants.

To Lambert Coppock and Dora Coppock, his wife, Furnas J. Coppock and Lulu Coppock, his wife, Charles B. Coppock and Beatrice Coppock, his wife, Almida Beery and Jesse Beery, her husband, Lura Coppock Miles and H. O. Miles, her husband, D. Herbert Coppock and Ethel Coppock, his wife, Horace Coppock and Minnie Coppock, his wife, Chester J. Coppock, Esther J. Coppock, Clarence Coppock, Minton and Forrest Minton, her husband, Anabel Gray, her husband, and Rachel Coppock, the above named defendants:

In the Name of the State of Oregon: You are hereby required to appear and answer a complaint of the above named plaintiffs in the above entitled court now on file with the clerk of said court, on or before the 2nd day of December, 1910, and you are hereby notified that if you fail to appear and answer said complaint as hereby required, the plaintiffs will apply to the court for the relief demanded in said complaint to-wit:

For a decree of this Honorable Court fixing the rights and interests of the respective parties, plaintiffs and defendants in and to the following described real property: the N. W. 1/4 of Section 32 in T. 9. S. of R. 2 East of the Willamette Meridian, Linn county, Oregon, containing 160 acres, and ordering that said lands be partitioned if the same can be done, but if not that the lands be sold by a Referee to be appointed by this court, and that the proceeds arising from such sale be divided between the respective parties, plaintiffs and defendants as their interests may appear and be determined by this honorable court, and for such other and further order as to the court may seem just and proper.

This Summons is served by publication in the Albany Weekly Democrat by order of the Hon. J. N. Duncan, County Judge of Linn county, Oregon, made at Albany, Oregon, October 17th, 1910, the date of the first publication of this notice is October 21st, 1910, and the date of the last publication is December 2nd, 1910.
J. K. WEATHERFORD and M. V. WEATHERFORD,
Attorneys for Plaintiffs.

ADMINISTRATOR'S NOTICE.
Notice is hereby given that pursuant to the provisions of the last will and testament of Martha C. Oden, deceased, heretofore duly admitted to probate by the county court of the state of Oregon for the county of Linn, and pursuant to the order of said court entered in the probate journals of said court directing a resale of the property hereinafter described, the undersigned as administrator with the will annexed of the estate of said decedent will on Monday, the 14th day of November, 1910, at the hour of 11 a. m. of said day, at the court house door in the city of Albany, Linn county, Oregon, sell at public auction to the highest bidder for cash in hand, subject to the approval and confirmation of said court, the following property, to-wit: The S. E. 1/4 of Sec. 30, in T. 13. S. of R. 1 W. of the Willamette Meridian in Linn county, Oregon, containing 160 acres more or less. Dated this 21st day of September, 1910.

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WILL R. KING,
Judge of the Supreme Court, Candidate for Re-Election, Six Year Term, Whose Place is Sought by Geo. H. Burnett, Assembly Nominee.

Four judges of the Oregon Supreme Court, two of them Republicans and two of them Democrats and all of them candidates for re-election, believe the Supreme Bench of the State should be removed from partisan influences. These four are Justices Will R. King, Frank A. Moore, Woodson T. Slater and Thomas A. McBride. While Justices McBride and Moore are nominees of the Republicans and the Democrats and Justices King and Slater are the nominees of the Democrats, all four of them are nominees of the Non-Political Judiciary, which seeks to take the Supreme Court out of politics and has selected these four incumbents, because they are already non-partisan, as the four best suited to establish the precedent that the Supreme Court judges of Oregon shall have no party debts to pay and no political influences to fight against.

Justice Will R. King, whose cut appears above, has been on the Supreme Bench nearly four years. Some of the knottiest opinions rendered by the Supreme Court during that time have been written by him. His celebrated opinion, for example, in the irrigation case of Hough vs. Porter is regarded as authority in irrigation law and is used as a textbook in big Eastern Law Schools. It required three months to examine the law and the evidence and write this one opinion, and for one unfamiliar with that subject much more time would have been required. Yet the total number of opinions turned out by him is equal to the number credited to any Oregon judge in many years, the false reports of the Oregonian to the contrary notwithstanding. Other opinions of note by Judge King, which have commanded the admiration of the people and the bar alike, are Straw vs. Harris (54 Or. 424), upholding and clarifying the Initiative and Referendum system of law making, and Longworthy vs. State (104 Pac. 424), sustaining the constitutionality of the local option law.

Judge King's place is sought by George H. Burnett, nominee of the Republican assembly and consequently a believer in political methods as a means of choosing the men who are to have the last say administering the law. Judges King, Slater, Moore and McBride not only have the work before the Supreme Court well in hand and the organization of the Supreme Court well perfected, but believe in these principles:

"The Supreme Court is the last place that should be used for the purpose of party rewards."

"Political influences only impair the dignity, purity and independence of the court."

"Jury lists are chosen without regard to party; there is no more reason for inquiring into the politics of a judge than into a juror's."

"The argument for a non-political judiciary is an appeal to patriotism. There is no good reason why good judges should be put off the bench on account of politics and other judges put on the bench in their stead on account of politics. If you believe in non-partisanship in the Supreme Court you are respectfully invited to vote for these four present judges."

(Paid Adv.)

NOTICE OF SALE OF REALTY BY ADMINISTRATOR WITH WILL ANNEXED.
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Notice is hereby given that pursuant to the provisions of the last will and testament of Martha C. Oden, deceased, heretofore duly admitted to probate by the county court of the state of Oregon for the county of Linn, and pursuant to the order of said court entered in the probate journals of said court directing a resale of the property hereinafter described, the undersigned as administrator with the will annexed of the estate of said decedent will on Monday, the 14th day of November, 1910, at the hour of 11 a. m. of said day, at the court house door in the city of Albany, Linn county, Oregon, sell at public auction to the highest bidder for cash in hand, subject to the approval and confirmation of said court, the following property, to-wit: The S. E. 1/4 of Sec. 30, in T. 13. S. of R. 1 W. of the Willamette Meridian in Linn county, Oregon, containing 160 acres more or less. Dated this 21st day of September, 1910.

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