

Cut This Out For Reference at The Polls

If you want to vote against the saloon and saloon rule, you MUST vote the numbers as indicated by an "X" below. MARK BETWEEN THE NUMBER AND ANSWER VOTED FOR.

VOTE FOR OR AGAINST PROHIBITION OF THE SALE OF INTOXICATING LIQUORS FOR BEVERAGE PURPOSES FOR ENTIRE COUNTY OF LINN.

Mark X between number and answer voted for.

92 X For Prohibition.....
93 Against Prohibition.....

For constitutional amendment giving to cities and towns exclusive power to license, regulate, control, suppress, or prohibit the sale of intoxicating liquor within the municipality.

Vote YES or NO.

328 YES.
329 X NO.

An amendment of Section 35 of Article I of the Constitution of the State of Oregon, prohibiting the manufacture and sale of intoxicating liquors and the traffic therein within the State of Oregon, on and after the first day of July, A. D. 1911, excepting for medicinal, scientific, sacramental, and mechanical purposes.

Vote YES or NO.

342 X YES.
343 NO.

A bill for a law to prohibit, prevent, and suppress the manufacture, sale, possession, exchange, or giving away of intoxicating liquors within the State of Oregon, except for specific purposes; to govern the shipment of the same, declaring what is intoxicating liquor within the State of Oregon, and providing penalty for violations of this act.

Vote YES or NO.

344 X YES.
345 NO.

LINN COUNTY GOOD CITIZENSHIP LEAGUE Albany, Oregon.

(Paid Ad.)

PLEASE ANSWER, MR. BATY.

Editor Democrat: Will you allow me space in which to ask Mr. Baty, the republican assembly candidate for state senator, a few questions?

1. Are you an assembly republican and attended the state republican assembly at Portland and helped nominate Bowerman for governor? Have you yet attempted to explain to the republican voters of Linn county why you preferred to allow a few men to say who should be the republican candidate for governor rather than that all the republican voters of the state should say at the primary election who should be the candidate?

2. You have not made any public announcement whether you are in favor of Statement No. 1 or not. Will you sign Statement No. 1 and publish it to the voters of Linn county?

3. You have not told the voters of Linn county whether you are in favor of the direct primary election law. If you are in favor of it why did you attend the assembly at Portland?

4. Are you in favor of the corrupt practice act, the recall law and the initiative and referendum? If so will you tell the people of Linn county over your own signature that you are? Anti-assembly republicans of Linn county want to vote for you if you are right on all these points, but if not they will not support you. They say that they will not be deceived or misled about this matter.

Inasmuch as you are not making a public campaign I (and hundreds of other anti-assembly republicans) are compelled to resort to this method of ascertaining your views. Will you make your views public before election or will you invite inevitable defeat by refusing?

ANTI-ASSEMBLY REPUBLICAN.

THE REAL HOME RULE ASSOCIATION.

The real backers of the so-called Home Rule Association were disclosed in an article in the Oregonian yesterday, which read:

Unless the Mount Hood Brewery, the teamsters and other employees of which are now on strike, sign up with the unions before next Monday night the Central Labor Council of Portland and the Building Trades Council will advise every member of organized labor in both the city and state to vote against the amendment proposed by the Greater Oregon Home Rule Association giving municipalities the right to dictate whether or not liquor shall be sold within their bounds.

The Central Labor Council in session last night adopted a resolution providing for this drastic course. The secretary said: "These people cannot ask for our votes under one name and fight us under another. There are 12,000 union men in Portland and about the same number in other parts of the state, and we believe that practically all will vote against the measure, when the reasons why they should do so are explained."

The Central Labor Council has not yet decided whether or not to throw its influence in favor of state wide prohibition of the liquor traffic in case the demand is not met, states Mr. Robinson.

OREGONIAN AGAINST THE HOME RULE BILL.

The Oregonian recently reported three murder cases in Whitman county, Wash., all traceable to whiskey, and then said: "The cause of temperance will be materially aided in Colfax by these three trials but the lesson will not be heeded by the saloon men, for it is in the small town or city that the business is conducted with the least possible regard for decency."

Harrisburg is growing. There were five blizzards there last winter and the names were: "Mellon," "Pitt," "Herman," "Eavor and Gilbert."

TUESDAY.

THE MUM FAIR

The new armory has been secured for the Chrysanthemum Carnival, to be held on Nov. 15th and 16th, for the benefit of the city library. The following committees have been appointed to have charge of the arrangements and booths:

Executive—Mmes. Cockerline, Nelson, Weatherford, Stewart.

Entertainment—Mmes. P. A. Young, H. D. Green, Langdon, Geselbracht, Alzina Martin, Bouley, Nuttin, H. F. Merrill, Retta Davis, W. H. Worrell.

Chrysanthemum Exhibit—Mmes. C. H. Stewart, Winn, Bain, Hewitt, Little.

Domestic booth—Mmes. W. B. Stevens, H. R. Shultz, Duncan, Will Pfeiffer, F. J. Miller, McChesney, Ada Anderson, Archibald, King, Dresser.

American—Mmes. Dickover, Henrietta Brown, Hawkins, S. E. Young, J. W. Palmer, Collins, Holman, Misses Gard, Egan, Mead.

Foreign—Miss Mason, Mmes. John Ralston, Edda, Bowersox, Fortmiller, Tweed, Edward, Woodworth, J. W. Cusick, J. de Bryant.

German—Mmes. Hockenamith, Hopkins, R. E. Mason, J. H. Ralston, McCune, Sullivan, Bowers, J. C. Irvine, Weider, Blain, Ohling.

Japanese—Mmes. E. J. Cusick, Chas. Stewart, J. L. Irvine, Earl Fisher, Schmitt, Jackson, Hamilton, O. D. Austin, Miss Merrill.

Spanish—Mmes. Franklin, W. D. Washburn, Hart, Edward Anderson, T. D. Lee, Stark, Dawson, Marks, Goff, Miss Smad.

A Good Socio Meeting.

Ten Albany men went to Seio last night and conducted a very live meeting in the campaign for the home versus the saloon. It was made quite an event there, with a procession of school children and a hall well filled. Rev. W. P. White, C. E. Sox, A. C. Schmitt and L. E. Hamilton were the speakers, and the others going were P. A. Young, J. H. Ralston and the Hammer Quartet, consisting of A. M. Hammer, Dr. Littler, E. C. Roberts and Prof. Kendall who were given a rousing double encore. The talks were to the point. There is no question how Seio will stand on both prohibition and the so-called home rule bill, which they are next to.

The Wasson Meeting.

The Wasson meeting came off last night according to program, with a fairly sized audience present, said to be mostly dry, out of curiosity, which was satisfied.

Dr. Hill introduced the speaker with some extended remarks. Then Mr. Wasson made his usual cut and dried speech, for which he is paid by the Oregon Home Rule Association, doing business for the Oregon saloon, substantially as outlined by the Democrat yesterday.

The band played, and Linn county promises to go dry by an increased majority.

Want Extension.

At a short session of the Commercial Club last night before the get-together meeting a communication was read from Newport asking the cooperation of the Albany Club in securing the extension of the Corvallis and Eastern road from Yaquina to Newport, which was favored. Figures were given showing 36,000 passengers carried last year to the Bay, justifying the improvement.

City Attorney Grant.

Frank S. Grant, city attorney of Portland last evening met with the Knights of Pythias, presenting an address on Prohibition, a good talker, with an interesting subject. The talk was a good reference, including several facts from Lebanon.

WEDNESDAY.

SANTIAM

Cleared from Cascadia to Waterloo.

J. R. Metzgar, with two assistants has just completed clearing the Santiam from Cascadia to Waterloo for the Spaulding Lumber Co., a several months job, and in the spring that big company will begin logging 8,000,000 feet of logs down the stream to Salem for their mill there. Mr. Metzgar in the job used about two tons of powder in fixing the rock so logs can pass, and all the old debris was cleaned out. There were suckers galore along the river, but only two trout were seen, killed by the explosions. This is an important enterprise for that section.

How Medford Markets Fruit.

Medford, Oregon, Oct. 31.—Mr. J. M. Hawkins, I have your favor of October 28th and accept your association's invitation to visit your Apple Show. Would like to be there the day your judges are awarding prizes. If your directors will put me on the program that day, and by return mail state how much time I can occupy, I will prepare a short statement on "How we market our apple crop". You must not expect too heavy a paper from me, but I will be glad to go into details and give you such information as I can command.

C. W. WILMOTH,
Manager Rogue River Fruit and Produce Association.

Lived Here 64 Years.

Geo. F. Burkhart, a resident of Linn county since 1846 left this afternoon for Pleasant, Portland, where he will make his home. Mr. Burkhart was born at Whitman, Wash., leaving there just in time to escape the famous massacre, at 1845. His folks settled in Linn county that year, and now the Burkhart family is multitudinous, a substantial prosperous people.

I. H. BINGHAM FOR JOINT SENATOR.

Springfield News, Republican: I. H. Bingham, who is a candidate for Joint Senator, has the record of being present to answer roll calls more than any senator or representative who has ever attended the legislature for the same period of time. He was never taken suddenly with cramps or suffered an attack of indigestion when it came time to vote on an important measure, but could always be found ready to do his duty. He is a Statement One man first, last and all the time and has voted for three United States senators—all people's choice. He is a safe man for the people to tie to and a vote for I. H. Bingham is a vote for one who has been tried and found not wanting. (Paid Advertisement.)

Apple Fair Speakers.

There will be three first-class speakers at the apple fair Nov. 9, 10 and 11, as follows: E. H. Shepherd, editor of Better Fruit who will speak on organization; H. C. Atwell, president of the state horticultural association, who will talk about commercial apples, and E. C. Armstrong, whose subject will be orchard management, all vital questions for fruit raisers to study.

A man professing to be a minister going around the country in the interest of the saloon, which causes most of the trouble in the world, is the limit.

C H NEWS

Marriage license.—B. K. Burnett, of Portland, and Laura V. Locke, Albany.

New Suits.—Daniel K. Nicley agt. Arthur B. James et al to register title. Application Fred Fatman to register title. L. L. Swan attorney.

Deeds Recorded:—
Three to J. B. Dickover & Co. from Frank Cawrae, Geo. Cawrae and Chas. Cawrae, 292.90 200 and 223.57 acres. \$ 10
Lebanon Lumber to S. D. Hughes & wf 50 by 223 5 feet Lebanon Lebanon Realty Co. to John Durban 1 lot Lebanon 160
Lebanon Realty Co. to E. Zoph 1 Lebanon 200

Deeds recorded:
Mary Eberhart to I. C. Daedall, 2 lots, Fairdale \$ 25
J. L. Oxford to C. P. Goodell & wf, 2.65 acres 2500
David M. Gresham to J. P. Venner and M. C. Carohn, 67 1/2 acres 2500
F. A. Sutton to J. H. Farrell & wf, 12.59 acres 1800
S. Shupp to Richard Warner, lot bl 100 H's ad 1050
H. L. Bush to J. C. Hammel & wf, 1/2 interest in lot 4 bl 13 Albany. 10

Answer filed by Hewitt & Sox in Davidson agt. Wilhelm.
Final settlements: Est. Moses Miller Dec. 5, est. C. V. Nye, Jan. 2.

2084 hunters licenses.

A Second District Contest.

B. F. Jones, U. S. register at Roseburg, came over from a trip through Benton and Lincoln counties. Mr. Jones was a prominent member of the last legislature, afterwards appointed register, but is ambitious to be judge in the second district. The Democrat's prediction is that Judges Hamilton and Cole will be reelected. They have made splendid reputations as judges and no district can afford to go back on faithful officials such as they have been.

715 arrests in Portland in one month for drunkenness, is a sample of the saloon style of doing the drunk act.

NOTICE OF FINAL SETTLEMENT.

Notice is hereby given that the undersigned, duly appointed, qualified and acting Administrator of the estate of Susannah Crabtree, deceased, has filed with the Clerk of the County Court of Linn County, Oregon, his Final Account and the Judge of said County Court has fixed the 3th day of December, 1910, at the hour of 1 o'clock p. m. for the hearing of objections if any to said account and for the settlement of said estate.

Dated this 29th day of October, 1910.
P. P. CRABTREE,
Administrator of the Estate of Susannah Crabtree, Dec'd.
J. K. WEATHERFORD,
Atty for Admr.

NOTICE OF FINAL SETTLEMENT.

Notice is hereby given that the undersigned, administrator of the estate of Moses Miller, deceased, has filed in the County Court of Linn County, Oregon, his final account as such administrator of said estate and that Monday the fifth day of December, 1910, at 10 o'clock in the forenoon has been fixed by said court as the time for hearing of objections to said account and the settlement thereof.

First publication Nov. 4, 1910, last publication Dec. 2, 1910.
CARL MONTROSE MILLER,
C. C. BRYANT, Administrator.

MISFITS

Wasson wasn't much.

The Bourne Chamberlain game of the Oregonian is falling flat.

Just a week from Oregon's first November election, a big one.

There are 32,000 automobiles in Ohio, almost as many as in Medford.

That ministerial address for the saloon was a good deal of a spook.

Baker says it can lick Medford along the line of resources and defies it.

Which is worse, wrecking a train or a human soul, asks an exchange.

That home rule association has put its feet in its mouth right along.

If character counts for anything in this world then a greater Oregon will have no saloons.

Serving the devil in the liver of heaven doesn't fool very many people these modern days.

The Oregonian has spent its existence berating people, and then squirms like a stuck-hog if any one berates it.

You can fool the people some of the time; but this home rule proposition has been probed all over the state.

Home rule might be a splendid thing, and the name attracts one; but in the whiskey business it means home ruin.

The Edison Picture Co. caught Roosevelt on his flying machine trip, and no doubt Albany people will pack some house to see the fun.

J. L. Hartman says his name was put to that Home Rule Association without his knowledge or consent. They are all getting ashamed of it.

Rose said prohibition is a fallacy, Darrow that it is a crime and Wasson that it is not Christian, just what they were paid to say, evidently.

If there was really more liquor drunk in dry territory the wholesalers should use their influence in making Oregon dry in order to help business.

NOTICE OF FINAL SETTLEMENT.

Notice is hereby given that the undersigned administratrix of the estate of Henry Ramer, deceased, has filed in the County Court for Linn County, Oregon, her final account as such administratrix of said estate, and that Monday the fifth day of December, 1910, at the hour of 10 o'clock a. m. has been fixed by said court as the time for hearing of objections to said report and the settlement thereof.

First publication Nov. 4, 1910, last publication Dec. 2, 1910.
ROSANNAH J. RAMER,
C. C. BRYANT, Administratrix.

NOTICE OF FINAL SETTLEMENT.

Notice is hereby given that the undersigned administratrix of the estate of William B. Henderson, deceased, has filed in the County Court for Linn County, Oregon, her final account as such administratrix of said estate and that Monday the fifth day of December, 1910, at the hour of 10 o'clock a. m. has been fixed by said court as the time for hearing of objections to said report and the settlement thereof.

First publication Nov. 4, 1910, last publication Dec. 2, 1910.
E. MAUDE HENDERSON,
C. C. BRYANT, Administratrix.

The Greater Oregon Home Rule Association wants to control the liquor traffic in Oregon when it has already made a complete failure of controlling in Portland, a saloon-cursed city.

A good thing to vote no on is the bill providing for taking a part of Clackamas county and putting it on Multnomah. Clackamas people don't like being robbed that way. They want it themselves.

This home rule business is the greatest fake in the history of Oregon, a regular wolf posing as a sheep, pretending great things in the future for the saloon just to keep the saloon's miserable head above the water.

Does the saloon help the home, help build homes, lesson jail business, help any kind of business but that of the saloon, does it help health, does it make people orderly, and would it be a good place to train your boys and girls.

A man who has been all over the state says the saloon is better organized in this fight than ever before and it is under an infamous system, posing as a home rule association. But everywhere the people have gotten next to the diabolical business, and the names at the back of the concern will be ones of disgrace.

REGISTRATION OF TITLE.

In the Circuit Court of the state of Oregon for the county of Linn.

In the matter of the application of J. C. Tammen, to register the title to the following described land, and premises, to-wit:—

Beginning at the N. E. corner of the D. L. Claim of Daniel Cushman, and wife, Claim No. 68, in Sections 28, 29, 32 and 33, in Tp. 11, S. R. 4 West, and running thence S. 38.80 chs.; thence N. 69 deg. E. 13 chs.; thence S. 10.20 chs.; thence S. 51 deg. 30 min. W. 45.50 chains, thence west 17.50 chains, thence N. 41.40 chs.; thence W. 19.50 chs.; thence N. 41.40 chs.; thence E. 13.54 chs.; thence S. 79 deg. E. 48 chs., to the place of beginning, containing 398.12 acres of land. Save and except the following:—Beginning at a point S. 62 deg. E. and 2.39 chs. distant from the quarter Sec. corner between Secs. 32 and 33, Tp. 11, S. R. 4 west, and running thence S. 75 1/2 deg. W. 3.61 chs.; thence S. 66 links; thence E. 1.50 chs.; thence N. 51 deg. E. 2.57 chs., to the place of beginning, containing one-half (1/2) acre of land. All of the above described land situated in Linn county, state of Oregon. Against All whom it may concern, defendants.

Take notice that on the 30th day of September, A. D. 1910, an application was filed by the said J. C. Tammen, in the Circuit Court of the state of Oregon, for the county of Linn, for initial registration of the title of the land and premises above described.

Now, unless you appear on or before the 10th day of November, A. D. 1910, and show cause why such application shall not be granted, the same will be taken as confessed, and a decree will be entered according to the prayer of the applicant, and you will be forever barred from disputing the same.

Dated this 30th day of September, A. D. 1910.
J. W. MILLER, Clerk.
By W. L. MARKS, Deputy.

EXECUTRIX NOTICE OF FINAL SETTLEMENT.

In the matter of the estate of Sarah E. Ball, deceased.

Notice is hereby given that the undersigned executrix of the last will and testament of said deceased has filed in the county court of Linn county, Oregon, her final account as such executrix, and that Monday the 7th day of November, 1910, at nine o'clock in the forenoon has been set as the time by said court for hearing of objections to said report and the settlement thereof.

KATHERINE E. BALL,
C. C. BRYANT, Executrix.
Attorney for executrix.