

The Semi-Weekly Democrat

W.M. H. HORNIBROOK,
Editor and Publisher

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FRIDAY, AUGUST 22, 1913.

BEHOLD ANOTHER JUDAS

Now comes the report that Senator Newlands of Nevada will offer the principles of his party upon the altar of personal ambition and vote against the Underwood tariff bill.

The Democrat trusts that this report is a libel on the senator from Nevada. We hope that Senator Newlands by his own voluntary act, will not go down in history as the Judas of the United States senate. We trust that he will not exchange his honor for another four years lease on a seat in the upper house of congress.

While treason to party may be condoned, and even encouraged by the wool and beet sugar interests of Nevada, it will never be forgiven or forgotten by the great majority of American citizens.

To the statesman, principle is more important than re-election, but to the mere politician, tenure of office is the first consideration. It remains entirely with Senator Newlands as to whether or not he will go down in history as a statesman or a Judas.

NEW REVENUE COLLECTOR.

Ex-Senator Milton A. Miller has assumed his new duties as collector of internal revenue for the district of Oregon, and the Democrat congratulates both Senator Miller and the state of Oregon on the appointment.

The new appointee deserves recognition at the hands of the administration. He has always been a faithful and consistent Democrat and has devoted the best years of his life to promoting the success of the party with which he is affiliated. Neither his ability nor integrity have ever been questioned and the Democrat predicts he will make a capable and efficient officer.

CONGRATULATIONS TO BROWN

The Democrat congratulates Editor Brown of the Oregon City Courier on the result of the recent recall election held in Clackamas county.

Mr. Brown contended that the county judge and a member of the board of county commissioners were not properly performing their duties and secured the necessary number of signatures for a recall election. Both of the officers opposed by the Oregon City newspaper were recalled by a large majority. Thus, have the people of Clackamas county given the editor a flattering vote of confidence.

CAN THEY "COME BACK?"

Included in a press dispatch conveying the information that the Republican party will be reconstructed and rehabilitated, is the statement that Ex-Speaker Joe Cannon, William B. McKinley, manager of the Taft campaign, and nearly a score of defeated stand-pat Republican congressmen will be candidates for re-election next year.

This is reconstruction with a vengeance. The old line Republicans do not propose to infuse any new blood into the battle scarred organization or to make any change in the leadership of the party. It is the same old deck of cards and the same old players. They know the game, but unfortunately for them, the people last year obtained some inside information on the marked cards and took all the tricks.

The direct issue raised by the announcement that Cannon and his congressional friends will again become candidates is, can they "come back?" The Democrat answers with another question, can a corpse "come back?"

A CURIOUS PUBLIC.

The following is reprinted from the Oregon Messenger and contains a

good deal of food for thought:

"The papers are this week, devoting columns of space to the filthy details of the Diggs-Caminetti white slave case. The testimony reels with sensational features and the court room is crowded to its capacity with those eager to drink in every word uttered by the witnesses. It is indeed a matter of astonishment that so many intelligent and respectable persons hunger and thirst for such stuff as this trial affords. But there is sufficient food and drink in this case to satisfy the appetites of the most voracious."

A DEMOCRAT FOR REVENUE ONLY.

Governor Foss of Massachusetts, once a prominent Republican and later being elected governor as a Democrat, announces that he will again be a candidate for governor but will seek the nomination this year on the Republican ticket.

The Democrat congratulates the Democratic party upon the change of front made by Governor Foss. In one sense of the word Foss was a Democrat for revenue only. His conversion to the principles of Democracy was never genuine. He drifted with the political winds and his personal and private interest in a large manufacturing industry made him a natural enemy of the Democratic ideas on the tariff question. He still has those interests and the proposed changes in the tariff law threaten to relieve him of excessive profits which he has been enjoying under the Republican administration.

The Republican party is welcome to Governor Foss. We would gladly give to those of the opposite political faith, a quit claim deed to every other reactionary in the party. We want no Judas posing as a Democrat. This is a progressive year and progressive Democracy is the latest fashion in politics.

Miss Minerva, Cook, of Portland, is the house guest of Mrs. Harriett Van Tassel.

CHARGED WITH CARRYING LIQUOR THROUGH STREETS

Arrested yesterday afternoon by Chief of Police King under the provisions of the liquor ordinance, Jay Johnson was taken into custody and arraigned in the police court, charged with carrying liquor through the streets in a rig, in a bundle other than the package in which it was consigned to the city. Upon hearing the evidence in the case, Police Judge Van Tassel and Justice Swan decided to suspend the case. However, it will be held over and dismissed, pending developments of the future.

News on This Page is From Daily Issue of TUESDAY, AUGUST 19

Administrator's Notice.

The undersigned having been duly appointed Administrator of the Estate of Ren McElhinney, deceased, all persons having claims against said Estate are hereby notified to present them, properly verified, at the office of Wm. S. Risley, Albany, Oregon, within six months from this date. Dated this 22nd day of August, 1913. JAMES H. SCOTT, Administrator.

W.M. S. RISLEY,
Attorney for Administrator.
a22-29-85-12-19

SUMMONS.

In the Circuit Court of the State of Oregon for Linn County.
R. B. Ward, plaintiff,
vs.
Viola Ward, Defendant.

To Viola Ward, the above named defendant.
In the name of the State of Oregon: You are hereby required to appear in the above Court to answer the Complaint of Plaintiff filed against you in this cause, on or before the 2nd day of October, 1913. The date of the first publication of this summons is August 22nd, 1913, and the first day of publication thereof is the 3rd day of October, 1913; and you are notified that if you fail to appear and answer the Complaint in this suit as herein required, the plaintiff will take a decree against you for the relief prayed for in said Complaint—to-wit: For a decree of said Court dissolving and annulling the marriage contract now existing between you, said defendant, and the said plaintiff.

This summons is published by order of D. B. McKnight, County Judge of the County of Linn, State of Oregon, made and dated at Albany in said County, August 18th, 1913.

Date of first publication to be August 22nd, 1913. Date of last publication to be October 3rd, 1913.
McFADDEN & CLARKE,
Attorneys for Plaintiff.
a22-29-85-12-19-26-03

Administrator's Notice.

To all the creditors of the estate of Chloe Huber, deceased:
You and each of you are hereby notified that the undersigned has been duly appointed administrator of the estate of Chloe Huber, deceased, by the county court of Linn county, Oregon; therefore, all persons having claims against said estate are hereby notified to present the same with the proper vouchers within six months from the date hereof to the undersigned at his residence at near Jordan in Linn county, Oregon.

Dated this 25th day of July, 1913.
PETER R. BILYEU,
Administrator of the estate of Chloe Huber, deceased.
W. R. BILYEU,
Attorney for Administrator.
July 25-A 1-8-15-22-29

Administrator's Notice.

Notice is hereby given that the undersigned has this day filed his final account as Administrator of the estate of Nancy Muehlenhoff, deceased, and the County Court of Linn County, Oregon, has fixed Saturday, the 30th day of August, 1913, at the hour of one o'clock p. m., for the settlement of said account and the hearing of objections thereto. Any and all persons having objections to said account are hereby notified and required to be present in the above entitled court at said time and present such objections as they may have to said account.

Dated July 29th, 1913.
LLOYD G. ANDERSON,
Administrator of the Estate of Nancy Muehlenhoff, Deceased.
GALE S. HILL,
Attorney for Administrator.
Aug. 1-8-15-22-29

Notice of Appointment of Administrator.

Notice is hereby given that the undersigned has been duly appointed Administrator with the Will Annexed of the Estate of Harry I. Mills, Deceased, and all persons having claims against said estate are required to present said claims with proper vouchers within six months from this date at the office of Gale S. Hill, Cusick Bank building, Albany, Linn county, Oregon.

Dated August 5, 1913.
HARRY STUART MILLS,
Administrator with the Will Annexed.
GALE S. HILL,
Attorney for Administrator.
A8-15-22-29-55

SUMMONS.

In the Circuit Court of the State of Oregon for Linn County.
C. H. Cummings, Plaintiff,
vs.
John D. Walton, and also all other persons and parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.

To John D. Walton, and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein:
In the name of the State of Oregon: You are hereby notified that C. H. Cummings, the plaintiff herein, is the holder of certificate of delinquency number 231, issued by the Sheriff of Linn County, Oregon, on the 7th day of December, 1908, for the sum of \$374, the same being the amount then due and delinquent for the taxes for the year 1907, together with penalty, interest and costs thereon, upon real property situated in Linn County, Oregon, which is assessed to J. D. Walton, and of which the defendant John D. Walton is the owner of the legal title as appears of record, and which is particularly described as follows, to-wit: The North half of the Southwest quarter of Section Thirty-two (32), Township Thirteen (13) South, Range Four (4) East of Willamette Meridian, Linn County, Oregon.

You are further notified that the plaintiff has paid taxes on said premises for subsequent years as follows, all of which payments, together with the certificate of delinquency, bear interest at the rate of fifteen per cent per annum from the date of the several payments:
Yes. Date Paid. Amt. Rate of Interest.
1908 Mar. 23, 1909 \$3.40 15 per cent.
1909 Mar. 24, 1910 \$2.80 15 per cent.
1910 Mar. 22, 1911 \$6.55 15 per cent.
1911 Mar. 23, 1912 \$7.28 15 per cent.
1912 May 15, 1913 \$8.25 15 per cent.
Total amount paid since the issuance of the certificate of delinquency, \$28.27.

You are hereby further notified that the plaintiff will apply to the Circuit Court of the County and State aforesaid for a decree foreclosing the lien against the property above described and included in said certificate of delinquency; and you are hereby summoned to appear within sixty days after the date of the first publication of this summons, exclusive of the day of the first publication, and defend this action or pay the amount due as above shown, together with costs and accrued interest; and in case of your failure to do so a decree will be rendered foreclosing the lien of said taxes and costs against the land and premises above described.

This summons is published by order of the Honorable P. R. Kelly, Judge of the Circuit Court of the State of Oregon in and for Linn County, which said order was made and dated June 16, 1913, and which requires that this summons be published once each week for nine consecutive weeks. The date of the first publication of this summons is June 20, 1913.

All process and papers in this proceeding may be served upon Gale S. Hill, residing within the State of Oregon at the address hereafter mentioned.

GALE S. HILL,
District Attorney.
Albany, Oregon.
W. P. Jones, 22-27, July 11-18-25 Aug. 1-8-12-29

WILL SHOW LINN COUNTY PRODUCTS

Committee Having Charge of County Exhibits Make Report to Commercial Club.

SCIO AND ALBANY WILL WORK IN HARMONY

Matter of Providing Drinking Fountains for Farmers Teams Is Urged by Club.

That Linn county will have a first class exhibit at the Oregon State fair became known at the regular meeting of the Albany Commercial Club last night when F. M. French, chairman of the committee having the matter in charge, made his formal report to the club.

Mr. French stated that the members of the committee had taken the matter up with the county court and has been assured that the county court would finance the matter. The committee then proceeded with the work of assembling the exhibit and not until this week did they learn that there was no available space on the fair grounds, the last space having been secured by the Scio commercial club. The matter was then taken up with Scio and they agreed to the proposition of using the space reserved for Scio as a Linn county exhibit.

The matter of providing drinking fountains for farmers' horses was then brought up at the meeting and it was the consensus of opinion among the members that the fountains should be provided. The matter will be brought up at a later meeting and steps will doubtless be taken to provide the watering places for stock.

SUMMONS.

In the Circuit Court of the State of Oregon for Linn County.
C. H. Cummings, Plaintiff,
vs.

W. C. Stearns, and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants.

To W. C. Stearns, and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein:
In the name of the State of Oregon: You are hereby notified that C. H. Cummings, the plaintiff herein, is the holder of certificate of delinquency number 116, issued by the Sheriff of Linn County, Oregon, on the 7th day of December, 1908, for the sum of \$321, the same being the amount then due and delinquent for the taxes for the year 1907, together with penalty, interest and costs thereon, upon real property situated in Linn County, Oregon, which is assessed to the defendant W. C. Stearns, and of which he is the owner of the legal title as appears of record, and which is particularly described as follows, to-wit: The Southeast quarter of Section Four (4), in Township Eleven (11) South of Range Seven (7) East of Willamette Meridian, in Linn County, Oregon.

You are further notified that the plaintiff has paid taxes on said premises for subsequent years as follows, all of which payments, together with the certificate of delinquency, bear interest at the rate of fifteen per cent per annum from the date of the several payments:
Yes. Date Paid. Amt. Rate of Interest.
1908 Mar. 23, 1909 \$4.95 15 per cent.
1909 Mar. 24, 1910 \$5.24 15 per cent.
1910 Mar. 22, 1911 \$6.21 15 per cent.
1911 Mar. 23, 1912 \$5.82 15 per cent.
1912 May 15, 1913 \$6.40 15 per cent.
Total amount paid since the issuance of the certificate of delinquency, \$28.62.

You are hereby further notified that the plaintiff will apply to the Circuit Court of the County and State aforesaid for a decree foreclosing the lien against the property above described and included in said certificate of delinquency; and you are hereby summoned to appear within sixty days after the date of the first publication of this summons, exclusive of the day of the first publication, and defend this action or pay the amount due as above shown, together with costs and accrued interest; and in case of your failure to do so a decree will be rendered foreclosing the lien of said taxes and costs against the land and premises above described.

This summons is published by order of the Honorable P. R. Kelly, Judge of the Circuit Court of the State of Oregon in and for Linn County, which said order was made and dated June 16, 1913, and which requires that this summons be published once each week for nine consecutive weeks. The date of the first publication of this summons is June 20, 1913.

All process and papers in this proceeding may be served upon Gale S. Hill, residing within the State of Oregon at the address hereafter mentioned.

GALE S. HILL,
District Attorney.
Albany, Oregon.
W. P. Jones, 22-27, July 11-18-25 Aug. 1-8-12-29

HUERTA ISSUES AN ULTIMATUM

Recognition Demanded; Charge d'Affaires Given His Passports and 48 Hours to Leave.

Washington, Aug. 19.—2 a. m. —Charge d'Affaires O'Shaughnessy has been given his passports and 48 hours in which to leave the country.

Mexico City, Aug. 18.—The United States government has been given until midnight tonight by President Huerta to recognize Mexico, it is officially stated. The government is not specific in the public announcement as to what course will be pursued, but it is understood that it means the severing of the relations between the two countries.

Washington, Aug. 18.—The Huerta government's rejection of the suggestions made by the United States for a peaceful solution of the Mexican revolution reached Washington late today.

President Wilson, Secretary Bryan and Counsellor John Bassett Moore, of the state department, discussed for nearly two hours the dispatches of John Lind, personal representative of President Wilson in Mexico, describing the attitude of the Huerta officials.

The president and his advisers were plainly disappointed at the turn of events but announced that the American government would have nothing to say tonight. Instead the American communication appealing for a suspension of hostilities and a constitutional election, together with the emphatic statement that under no circumstances could the United States recognize the Huerta regime because it was set up by irregular force instead of constitutional order will be made public tomorrow.

GUARDIAN FOR W. L. WOOD APPOINTED THIS MORNING

County Judge Bruce McKnight this morning appointed Mattie Wood guardian of W. L. Wood. Mrs. Wood is the wife of her charge. The incompetent was injured some time ago in an accident, and in granting the damages as result of suit, a railroad company caused the guardian to be appointed upon the contention of the plaintiff in his suit that the accident had incapacitated him.

Sheriff's Sale.

By virtue of an Execution and Order of Sale to me directed, issued out of the Circuit Court of the State of Oregon for Linn County, in the case of V. Cladek, plaintiff, versus George W. Poole and Izzetta Poole, his wife, B. A. Farrer and Mary A. Farrer, his wife, and Terzie Cladek, defendants, which said Order of Sale was issued out of said Court and by me received on the 16th day of July, 1913, I will on Wednesday, the 27th day of August, 1913, at the hour of 10 o'clock a. m. at the front door of the Court House in Albany, Oregon, sell at public auction to the highest bidder for cash in hand, the following described real property, to-wit:

Beginning at the southeast corner of Sec. 36 Tn. 10 S. R. 1 W. of the Willamette Meridian, Oregon, running thence S. 20 chains, thence West 30 feet, thence North 19.55 chains to a point which is 30 feet south of the south boundary line of said Sec. 36, thence west 40 chains more or less to the east boundary line of a 51.75 acre tract conveyed to Antoine Sienepak by deed as appears of record at Page 237 of Volume 60 Records of Deeds, thence North 13 degrees 30 minutes East 30 feet more or less to the N. E. corner of said 51.75 acre tract so conveyed to Antoine Sienepak, thence N. 50 degrees West 19.35 chains to the S. W. corner of said 51.75 acres tract so conveyed to Antoine Sienepak, thence N. 45 degrees W. 192 chains, thence N. 22 degrees 15 minutes E. 3 chains, thence S. 50 degrees E. 12.50 chains, thence N. 22 degrees 15 minutes E. 49 chains, thence N. 72 degrees 30 minutes W. 13 chains more or less, thence N. 22 degrees 15 minutes E. 24.1 chains to the N. boundary line of said Sec. 36, thence East on the North boundary line of said Sec. 36, 33.73 chains more or less to the N. E. corner of said Sec. 36, thence South on the East boundary line of Sec. 36, 80 chains more or less to the place of beginning, containing 329 acres more or less, all situated in the county of Linn, State of Oregon.

To satisfy the judgment rendered in favor of the plaintiff and against the defendants, George W. Poole and Izzetta Poole, his wife, B. A. Farrar and Mary A. Farrar, his wife, for the sum of \$10,330 with interest thereon at the rate of six per cent per annum from the 4th day of December, 1911, and for the further sum of \$500 attorneys' fees; and to satisfy a judgment and decree obtained by Terzie Cladek against the defendants George W. Poole and Izzetta Poole, his wife, B. A. Farrar and Mary A. Farrar, his wife, for the full sum of \$5,000 with interest thereon at the rate of six per cent per annum from the 4th day of December, 1911, to date, and for the further sum of \$2500 attorneys' fees and for the costs and disbursements of this litigation and sale.

D. H. BODINE,
Sheriff of Linn County, Oregon.
Filed at Albany, Oregon, this 19th day of August, 1913.
WEATHERFORD & WEATHERFORD,
Attorneys for Plaintiff.

WEATHERFORD & WEATHERFORD,
Attorneys for Administrator.
a15-22-29-85-12-19

INDIAN CITIZENSHIP EXPEDITION HERE

Dr. Joseph K. Dixon Passed Through Enroute to Siletz Reservation.

TALKED INTERESTINGLY CONCERNING INDIAN

Expedition Is In Interest of Erection of Memorial to American Indian.

Arriving this morning on the special car "Signal," Dr. Joseph K. Dixon, of Philadelphia, head of the Rodman Wanamaker Expedition of Citizenship to the North American Indian, and assistants, remained here until this afternoon and departed for the Siletz Indian reservation, to give the Indians there an opportunity to participate in ceremonies incident to the erection of a national monument at Fort Wadsworth, New York harbor, in honor of the North American Indian.

The Wanamaker expedition under the direction of Dr. Dixon takes in a trip extending from the Pacific coast to the Atlantic coast, as far south as the Mexican border and as far north as the Canadian boundary, including stops at scores of Indian reservations.

The idea of this expedition of citizenship is the sole desire to strengthen the hearts of the Red men the feeling of allegiance, loyalty and friendship, to be eternally sealed as a covenant in the Indian Memorial.

When interviewed in his private car this noon, Dr. Dixon, a wholesomely hospitable, sincere and energetic man, talked fluently and interestingly concerning the Indian.

"This is not a pleasure car, but a workshop," he said, "and we are working for the Indian. I have found out here in Oregon that you not only raise good crops but also good Indians. There are four phases in the life of the Red man that we are dealing with in an effort to repay him the injustice wrought upon him by the government. First you have his nomadic life, when he roamed, hunted and fished over these vast stretches, second his crucifixion, when he was shut up on the reservation, third when the government tried to make an agriculturalist of him and fourth that which I am now doing, showing him that he is a citizen with a flag."

"What do you mean by this crucifixion?" was asked.
"I mean," replied Mr. Dixon, alertly, "that the Indian was actually crucified when he was shut upon the reservations. Between 1873 and 1885 the government killed 70,000 buffalo to keep him from hunting them. When he left the reservation to hunt or seek his native haunts, the government dispatched soldiers to run him back. Look at the Custer incident. The Indians had left the reservation and Custer was sent to send them back. He fired the first shot into their camp and then he was unmercifully slain as the saving goes and they call it a cold blooded massacre."

"What about making an agriculturalist of the Indian?"
"An Indian is an Indian," said Dr. Dixon, "and you can't make a farmer out of him for he has been raised differently. Straw hats, overalls and short hair do not go well with him. I can carry a watch in my pocket, but I couldn't make one."

AUSTIN STARTS OUT WITH HIS THRESHING OUTFIT

Yesterday morning Anthony Austin, Albany's chief of police, who is off on a 60 days leave of absence, started out with his threshing outfit. Mr. Austin anticipates a four weeks' run and a large one at that. The machine will be operated around Albany where Mr. Austin has been engaged in this occupation for years.

Notice of Final Settlement.

Notice is hereby given that the undersigned executor of the last will and testament of Anna Schlosser, deceased, has filed in the County Court of Linn County, Oregon, his final account as such executor, and that said Court has fixed Monday, the 15th day of September, 1913, at the hour of ten o'clock in the forenoon as the time for the hearing of objections to said final account, and the settlement thereof.

HARRY SCHLOSSER,
Executor.
HEWITT & SOX,
Attorneys for Administrator.
wkly a15 to S 12

Notice of Final Settlement.

Notice is hereby given that the undersigned executrix of the estate of W. H. Kaltrider, deceased, has this day filed her Final Account with the Clerk of Linn County, Oregon, and the Judge of the County Court has fixed the 5th day of Sept., 1913, at the hour of one o'clock p. m. for hearing objections to said Account, if any there be, and for the settlement of said estate.

Dated this 2nd day of August, 1913.
LOLA M. SHAW,
Executrix.
WEATHERFORD & WEATHERFORD,
Attorneys for Administrator.
a 15-22-29-85-12-29-5-12