

WEEKLY BUDGET.

THURSDAY MAY 29, 1890

Entered at the Postoffice at Lexington, Or., as Second-class Matter.

POPULAR CANDIDATES.

The Men Who Will Receive Majorities on Election Day.

State Nominees.

- FOR CONGRESSMAN, BINGER HERMANN (Rep.) of Douglas. GOVERNOR, SYLVESTER PENNYKUR (Dem.) of Multnomah. SECRETARY OF STATE, GEO. W. MCKELHEE (Rep.) of Columbia. TREASURER, PHIL. METZGER (Rep.) of Grant. SUPERINTENDENT OF PUBLIC INSTRUCTION, A. LEROY (Dem.) of Lane. STATE PRINTER, FRANK C. BAKER (Rep.) of Multnomah. JUDGE OF SUPREME COURT, R. S. BEAN (Rep.) of Lane.

District Nominees.

- PROSECUTING ATTORNEY, SEVENTH DISTRICT, W. H. WILSON (Rep.) of Wasco. JOINT SENATOR—MORROW, GRANT AND HARNETT, GEO. W. McHALEY (Rep.) of Grant.

Morrow County Nominees.

- REPRESENTATIVE, J. C. THOMPSON (Dem.). COUNTY JUDGE, WM. MITCHELL (Dem.). COMMISSIONER, H. M. VAUGHN (Dem.). CLERK, J. W. MORROW (Dem.). SHERIFF, GEORGE SOBLE (Dem.). TREASURER, J. W. MATLOCK (Dem.). SCHOOL SUPERINTENDENT, CHAS. B. CRANE (Dem.). ASSESSOR, J. J. MOGEE (Dem.). SURVEYOR, JULIUS KEITHLY (Dem.). COONER, JAMES DOUGHERTY (Dem.).

Lexington Precinct Nominees.

- JUDGES OF THE PEACE, JOSEPH L. GIBSON (Dem.), CONSTABLE, DAVID A. PORTER (Rep.).

WILLIAM MITCHELL is the tool of no clique.

BETTER be a bolter than the puppet of wire-pullers.

J. W. MORROW is no man's dummy. He will make an active and efficient county clerk.

It is better to be a bolter than to "stick to the party" and uphold an unscrupulous ring.

This campaign has brought out the Gazette in its real capacity—the organ of the Morrow county ring.

The citizens of Heppner have an intense love and the most profound respect for their local paper—so does a cat love vinegar.

The Gazette has shown its true colors in this political fight, and now even the most obtuse cannot fail to see that it is the mouthpiece of the ringmaster and his flunkies.

The republican county ticket is that in name only. It is not the ticket of the republican party in Morrow county, but was foisted upon the party by a few tricksters within its ranks.

BLACKMAN may have great confidence in the purchasing power of gold, but he knows that the Budget, or even the license, of the Budget is not merchandise.

If Blackman attempts to put in practice his theory that bunchgrasses' votes may be bought for a roll of barbed wire and a side of bacon each, he will find that poverty does not mean depravity.

"Oh, Stanley, oh!" But he couldn't stay on. He concluded to "come off." Pettys went on as a forlorn hope, but his sword has proven to be a stock whip, and its lash has enwrapped its owner.

WHAT is the use of a republican voting the republican county ticket "on principle" when the ticket was put up by a handful of unprincipled tricksters? Better bolt a ring ticket than to stand in with the ring by voting its ticket.

GEORGE NOBLE, the democratic candidate for sheriff, will have a walk-over. Though he was safe in his own strength, his opponent's methods of electioneering have made many votes for him during the campaign, and Mr. Noble will be solid next Monday.

In his candidacy for county clerk J. W. MORROW makes no whim to create sympathy. He is the tool of no ring, but stands on his own merits and will be supported for his well-known manliness, integrity and fitness for the office.

HE consented to run; the ring held him; he couldn't say no. Poor fellow! If elected, what will he do? Through sympathy, many of his friends have concluded to say no for him by casting their votes for J. W. MORROW.

THE Gazette asks why Messrs. Mitchell and Howard did not prosecute Swinburne, etc., etc. Why? Simply because Swinburne, being given no encouragement, made no tender of a bribe. But that does not in the least excuse Dr. Swinburne or in any way palliate his attempt to pack the jury panel.

Those candidates on the republican county ticket who may have been "good men and bunchgrasses" have, by accepting nomination and support from the common enemy of all good men and bunchgrasses, forfeited every claim they might have had to the votes of their former compatriots.

THE DIFFERENCE.

If the democratic party has a ring, as asserted by the Gazette, it seems to be better concealed, or takes less obvious methods of working than the republican ring. It did not take the trouble to send men to Lone and Eight Mile to carry the primaries. It did not have any one to come in from Eight Mile and say, "I brought you in straight goods as I agreed to in that delegation, and you went back on me." It did not have a man in Pine City to hold the primary before all were collected, and when others came in before adjournment but just after voting on delegates and asked for a reconsideration, and when it carried, to refuse to reconsider, saying, "I have no authority to allow another vote to be taken," when the majority of the meeting had just voted him that authority. The democrats did not have a man with an inexhaustible quantity of gold and a versatile capacity for assuming to be either a republican or a democrat, as he thought best at the moment to procure information from the streets of Heppner for two months before the convention, with hardly daylight enough in which to talk politics. The democrats did not have the gall to promise the assessor's office to five different men to procure their assistance in the nomination of sheriff and clerk. No one among the democrats had the unadulterated cheek to assert with a bland smile and engaging air of sincerity, "I am not fighting any one," then go into the primary, and on finding that the ring was likely to be outvoted, to send men down town to rake up drunks and democrats to carry the primary. The democrats had no man with such a hazon front as to get up in the convention and assert that he had been offered a proxy and had refused to take it, when in fact he had unsuccessfully asked for the proxy in question, and who said a telegram was on file in the telegraph office to that effect, which telegram does not and never did exist. The "democratic ring" did not have a temporary chairman primed with a written list of the names he was to appoint on committees and so awkward as to produce the list from his pocket and read it to the convention. The "democratic ring" does not have its members so well drilled as to throw out the vote of a precinct when in 1888, in the same convention, a precinct vote was admitted under exactly the same circumstances, nor so well drilled as to admit one proxy sent by telegraph and exclude another, and every man vote for one and against the other. The democrats don't have to put up men who must vilify their relatives privately through the country to get elected or to get nominations. Their candidates do not have to hire a newspaper to defend the character of a ringleader through the campaign; and last, but not least, they do not have a ringleader who makes his boast, as Dr. E. R. Swinburne did after the republican convention, "I have Howard's and Andrews' scalps at my belt, and am going to hang them on my tent pole. If anybody wants an office in Morrow county they have to come to me. I am the boss!"

The Gazette must be in a pretty tight place when, in its desperate efforts to defend the republican ring and its boss, it slaps Heppner square in the face and flies to the bunchgrasses for sympathy, pretending to be their friend. Indeed, for how long has that sheet been the friend of the bunchgrasses? Since its issue of the week before, probably, when it referred to the bunchgrasses as "easily-deluded farmers." The bunchgrasses are not so "easily-deluded" but that they can see through the organ's hypocritical pretensions of friendship made at this time to secure votes for the ticket put up to defeat men against whom the ringmaster had personal spite because he could not induce them to pack juries for him. For a paper that stands self-committed as the organ of a set of unscrupulous tricksters who are trying to "work the bunchgrasses" in their own interests to now tell bunchgrasses that the democratic party was run by a ring in the interest of Heppner is a piece of gauzy claptrap that excites only the ridicule and contempt of the men whom it seeks to make fools of. If the campaign lasted a couple of weeks longer the organ would become a driveling idiot.

The ingenuity of some of the tricks of the republican ring is only equaled by their absurdity. The other day the statement was made that J. W. Morrow controlled the policy of the Budget, and as he did not cause it to favor Blackman, he should be slaughtered by democrats. Isn't that a brilliant idea? For the information of any who are not well acquainted with this paper, we will say here that neither J. W. Morrow nor any other person that its proprietors, whose names appear upon the first page, controls the policy of the Budget. To those who have known the paper since its inception no denial is necessary, and under other circumstances such a frivolous and self-evident card would not be noticed. Vote the democratic ticket and frustrate the designs of men who stoop to such tricks.

CANDIDATES on the republican county ticket, after allowing themselves to be made the tools of the ring, display an amount of assurance that is amusing if not disgusting when they demand the support of men who are opposing the ring. Because they are "good men and bunchgrasses," they ask to be upheld, even though they join with the most malignant foe of the bunchgrasser.

TWADDLE, twaddle, twaddle; how impotent is twaddle! The Gazette labors through a column of high-sounding and far-fetched verbiage to show that a Jew is almost as respectable as an American. Say no more. For the sake of peace we admit that the argument holds good in some cases—say, for instance, that of a second-hand pawnbroker and the proprietor of the Gazette.

WHEN a subscription paper for the relief of sufferers by the cyclone was presented to Dr. E. R. Swinburne, the boss refused to contribute a cent, saying, "I am not responsible for what God Almighty and the elements have done." Do voters want that kind of a man to control the affairs of this county?

CANDIDATES on the republican county ticket who while about bunchgrasses "going back on them" would have men ignore the fact that they first "went back on" their comrades by becoming the weapons with which the ring would smite good men and bunchgrasses.

CLOSE OF THE CAMPAIGN.

The campaign is drawing to a close. Next Monday will be determined the relative strength of two political parties throughout the state, modified to some extent by the personal popularity of different candidates and by questions of local interest. In Morrow county the fate of the two county tickets will not depend so much upon the difference in numbers between democrats and republicans as upon the question whether it is the wish of the majority that one unprincipled individual, aided by a handful of unscrupulous politicians, shall control the public offices and the administration of justice. The issue is plain and unmistakable. On one side is the republican ticket, nominated by notoriously unfair means for the express purpose of punishing honorable men whom the ringmaster had failed to defile and against whom his venom was directed, and on the other the democratic ticket, entirely uninfluenced by the ring and quite acceptable to republicans who wish to rebuke their would-be bosses. Many republicans have at last reached the limit of their patience, and, revolting from ring rule, repudiate the ticket of their own party so arrogantly and unjustly forced upon them. The indications grow stronger every day that their number is sufficient to turn the balance and elect the democratic county ticket. Such a defeat of the republican county ticket at this time will be doubly advantageous to that party. It will inflict a humiliating punishment upon the bosses and administer a wholesome warning to men who might in future be inclined to accept nominations from and allow themselves to be made the puppets of wire-pullers. Consistently with its course in the past, during this campaign the Budget has opposed the faction that would allow a few selfish men to make of a political party a machine for their own use, control the affairs of a county and even tip the scales of justice. In thus endeavoring to lessen the power of a corrupt boss and his aides the paper has had the moral support of the best citizens of the county, who recognize in it at least a staunch ally in their struggle to throw off the yoke that has long borne heavily upon them, and it has brought upon itself the wrath of a few who do not like to acknowledge, even to themselves, that they have been made the dupes of Swinburne and his associates. But it like still less to be told that it is a "tool of the ring." However, this paper is not trying to "stand in" with the whole world. It tries to be and do right, and if it makes enemies out of it it has no regrets. During the past two months it has waked up many a man to a full sense of the wrong that was being practiced upon republicans especially and upon the county in general, while the Gazette, which should have been an earnest collaborator, has used every means to undo its work and cover the tracks of the wrongdoers. The Budget has been aggressive and outspoken. Its assertions have been borne out by the facts; and while it has used pretty plain language, it has not stated the half of what it might have said without oversteering the bounds of truth or respectable journalism. But it has done its duty, and now remains for the voters to do theirs at the polls next Monday.

BOXSMEN in the right-of-way matter, men who gave notes for the right-of-way fund, and others (except the M. C. L. & T. Co.) interested in the bond suit now pending, want to make it impossible for the ringmaster to have anything to do with the jury list. They will support Judge William Mitchell for re-election to his present position, George Noble for sheriff, and J. W. Morrow for county clerk, knowing these men to be honorable, true to their own manhood, and entirely beyond the reach of the ringmaster or his accomplices.

The Gazette intimates that the Budget lies. This remark is not a new one for the Gazette to make, but readers of the two papers will remember a former occasion when that paper made the same accusation and the truth of the Budget's statements was proven in court. It will be remembered also that the Gazette has been upholding the ring, a bad habit it has which it should endeavor to overcome, or men whom it characterizes as "easily-deluded farmers" may begin to suspect that it is part of the ring.

DEMOCRATS, note the fact that while Frank C. Baker is the republican candidate for state printer, he is the first man elected to that office who purchased a complete plant and kept the work at home. For his enterprise and fairness he deserves re-election. He is an artistic printer, a square man, a member of the typographical union (has been president), and a gold-headed cane propped by his own employees is evidence of his popularity among the printers. He is worthy of your votes.

WHEN the Gazette talks about the poignancy of boodle does it refer to Blackman's or the republican ring's boodle? Does it measure others by its own standard? Did it help Blackman put himself up for office for the honor it hoped to gain thereby? Has it gained any honor? Did it become the organ of the republican ring for the benefit of public health and morality? Has it deliberately made an ass of itself merely for the sake of hearing its own brag? "Boodle, boodle, how potent is boodle!"

J. C. THOMPSON, democratic candidate for representative, has captured the county. The people want a farmer to represent them, and he suits exactly. Since his trip through the few localities where he was not well acquainted he is safe for a big majority. Mr. Pettys might as well hang up his whip.

At the eleventh hour, and having ignominiously failed in its efforts to whitewash the republican ring, the Gazette retaliates, parrot fashion, by accusing the democratic party of being run by a ring. If that is so, then its boss must be Blackman, whom the Gazette has supported since long before the primaries.

CANDIDATES on the republican county ticket who while about bunchgrasses "going back on them" would have men ignore the fact that they first "went back on" their comrades by becoming the weapons with which the ring would smite good men and bunchgrasses.

"BOODLE, boodle, boodle, how potent is boodle. It blunts the intellect and blinds the sight," says the Gazette. Those who have noted the course of Blackman's organ during the campaign will not doubt that it is fully qualified to speak advisedly on the subject. Does that account for the course of the Gazette in drooling over Blackman since long before the primaries? Perhaps Blackman's boodle is all-powerful with the Gazette, but it was not potent enough to procure even the silence of the Budget. Criminals sometimes seek to smirch those who refuse to enter the same field of "usefulness." Does the Gazette act upon that rule? At any rate, by its own admission, the readers of that paper now receive confirmation of their opinion in regard to the malady that so badly affects its reasoning and perceptive faculties.

BECAUSE the ringmaster could not induce Judge William Mitchell to fix the circuit court jury list to suit him, Judge Mitchell must not be re-elected. Heppner, as the ringmaster could not hope to control the democratic convention, a man who would take well with the bunchgrasses must be put on the republican ticket to beat Mitchell. How well this programme of the boss was carried out has been abundantly demonstrated. Can conscientious and fair men now vote the republican county ticket and help to carry out the designs of the boss?

WHAT absurd arguments some of the republican candidates advance to sustain their unenviable position. Finding it useless to deny the fact that their nomination was brought about by the ring and that the ring is now supporting them, they argue that they should not be considered for accepting what was tendered. With equal reason the receiver of stolen goods might plead for clemency.

"THE Budget lies" is the argument of the Gazette when it finds itself in a corner. As the statements of C. M. Mallory, "Republican," County Judge Mitchell and Sheriff Howard (published in this issue) and of many other honorable gentlemen corroborate and even exceed the Budget's assertions, perhaps the Gazette would apply its stock argument to them also.

BESIDES C. B. CRANE's superior qualifications for school superintendent, he is a tax-payer, a man of family and an industrious, enterprising citizen. In every way he highly deserves the office he seeks, or rather which seeks him, for it is well known that he did not solicit the nomination. If voters are concerned for the welfare of their schools they will elect Mr. Crane.

CONVINCING PROOF.

Boss Swinburne's Efforts to Control the Scales of Justice.

Any readers of the Budget who may have doubts as to the truth of its assertions are respectfully referred to the following statements from Judge Mitchell and Sheriff Howard. Read them and say whether you feel like voting the republican county ticket, put up to beat incorruptible men:

To Whom It May Concern: During the month of January, 1889, Dr. E. R. Swinburne requested a private conversation with me in the office room of J. S. Porter's drug store, at Heppner. He then related a long story about how a certain person with whom he had legal trouble was then procuring information to expose reasons and illegal profits by which title had been fraudulently obtained to large tracts of land in Morrow and Clatsop counties, and stated that such exposure would cause great trouble to certain men in these counties who now hold said land; therefore this had man ought to be put in the penitentiary, where he would be kept until he had paid more to the same purpose was his price to a proposition that in drawing the list of names for the jury term in Morrow county, I should select the names of such men as would decide favorably to him (Swinburne) and against the person so obnoxious to him, with the hope of inducing the latter to the penitentiary. In reply to his urgent solicitations I stated that I would do nothing of the kind, but that I would do my duty as a jurist, and perform my duty strictly in accordance with the law and with exact impartiality. Among the cases before the circuit court at the March term were two in which the said Dr. Swinburne was interested, and in two of the criminal cases he was a prosecuting witness.

W. M. MITCHELL, County Judge.

To the Readers of the Budget: Some time in January, February, 1889, Dr. E. R. Swinburne did approach me, and after referring to cases then pending before the circuit court and in which he was interested, he urged me to favor him in the matter of drawing juries for the coming term and to draw the names of such men as were prejudicial to him and against his opponent, stating that I could do this by getting the right kind of jurors for him, as that person had already caused him to be out of the county, and he urged me to favor him in this matter, and very likely to have anything to do with any dirty work, and left him.

T. B. HOWARD, Sheriff.

THE FACTS.

C. L. Andrews Refutes Certain Misleading Statements.

In the Gazette of last week appeared an article signed "A Bunchgrasser," purporting to give a conversation between my uncle and myself. The article is untrue in some very important respects. Mr. A. Andrews never came and told me he was going to be or was a candidate. Mr. M. D. Long told me that he had heard he was a candidate. I was much surprised, and told Mr. Long I thought there was some mistake, as my uncle had been in Heppner the week before and had said nothing to me about it. My uncle was in town a few days after, and I asked him, "Did he not say he was or was not a candidate?" He said yes, that he had agreed to let his name come before the convention for sheriff. I asked him why he had not told me, and said he ought to have told me about it. (I said this because whenever I had used any one's name in connection with nomination and in what conversations I had had with my friends, I had always told Mr. Howard for sheriff, and it was a late time to change. Besides, I had agreed to allow my name to be used, and my friends had been working for me, and it was late for me to say I would withdraw. But had my uncle told me he had been asked to be a candidate, it is not a stroke of policy for two of a family and name to try for nomination on the same ticket. In fact, it is a very foolish thing, will not do either, and very likely lessen the chances of both to some extent. He assured that it was a free country, and a man could do as he pleased. I did not use the language quoted in the Gazette, and did not in any way attempt to bulldoze him as quoted there.

Some one and all, and we will not only have an enjoyable time but assist the noble cause of elevating the children. JOHN B. ELY, President, Heppner. GEORGE W. LOMB, Sec'y, Heppner. (35-36)

TEN DOLLARS REWARD.

STRAYED—ONE BAY MARE, WEIGHT, 1400 pounds; age, 9 years; branded diamond S on left shoulder and 7UP. Was in Perry Canyon with her yearling in August, 1887, may be in Sand Hollow. The above reward will be paid to anyone on delivery of said animal at Saddle. H. SILVER, (35-36) Saddle, Morrow Co., Or.

ANOTHER EYE-WITNESS.

Cold Facts and Caustic Comments Presented in Convincing Language for Thinking Men's Consideration.

There are but few things so disgusting as for a man or set of men, of not more than six or eight, to undertake to run the political affairs of a county or state. It is hardly the thing, nor creditable, even when there are no unfair or foul means used by such man or set of men in order to control nominations, either in primaries or conventions. But whenever such means are used as voting drunks, hiring men to vote a certain party to vote at primary meetings and always in the interest of the would-be boss, then the matter becomes insufferable.

Your correspondent was at the republican primary held in Heppner last April and knows beyond dispute or cavil that all the latter means were practiced by the clique known as Boss Swinburne & Co.; also knows that on the election of a chairman the respectable portion of the party had about six majority, and that as soon as the voting for delegates to the county convention began a certain few young men rushed up and voted and then out into and scoured the town for voters who could be relied on to vote the master's will; that more than one man was led up to the court-house steps in order to vote; that democrats were approached on the streets by those same young men in order to obtain their assistance by allowing themselves to be voted in the republican primary; knows that money was offered to one democrat, and believes that it was used with others; knows that men were brought up and voted who were known to be life-long democrats; that one democrat was prevented from voting who was most likely being "worked" by those same immoderate young men; knows that respectable republicans voted, remained quiet, did not file the town for men who could be induced to come up and vote, even led up to come up and vote, were safe in their majority. And the upshot of the whole business was that Boss Swinburne had gotten on final count a majority of two, electing six out of nine delegates.

Now through the balance of power thus "honorably" (?) and "justly" (?) obtained by this "majority" (?) of the republican voters of the precinct, they succeeded in flooring two of the people's choice in the county convention for two principal offices and in nominating just such a ticket as the boss desired. The people know who the candidates on that ticket are. They also all know through the language of the Budget just why the boss labored so long and so successfully to defeat Messrs. Howard and Andrews for renomination. It was because they could not be induced to stock a jury in the interest of the boss at a time when he was being sued for a large amount of money as damages, claimed to have been sustained by the plaintiff in former suits instituted by the boss against the said plaintiff.

Now, knowing all these things, your correspondent and many other fair-minded republicans have seen fit to positively refuse to support the said ticket; and, for so far, we feel just that way yet, and expect to vote that way on the second day of June next.

On account of our having dissented from these proceedings, and having proclaimed our opinions in the matter of a right which every American citizen has concerning politics, they have hurled at our devoted heads that dangerous and much-to-be-dreaded weapon, and bag of foul wind, the Heppner Gazette (which, thanks to the facts, has been entirely too soft and slushy to do much harm since it espoused the cause of the boss). That paper may get its \$500 from H. Blackman for doing his dirty work in getting him nominated for joint senator; it may also get \$500 or even \$1,000 from the boss for trying to pull the wool over the eyes of voters in Morrow county this election. But, Mr. Gazette, are you not aware that by applying such epithets as you have during the past few weeks to a large and respectable part of the people who will not be led to support the boss' ticket, you may be producing a whirlwind, which may engulf your great and glorious future prospects? A word to the wise is sufficient.

In conclusion I will say that whenever any hoary-headed old reptile like the boss' ticket, as obtained and run by the boss, pops up its head, it is high time for the respectable community to be warned, and not only so, but to take steps to remove the unclean thing from our midst and as near as possible from our party record. Our best and only way to do this is to refuse to vote their ticket and overwhelm them in defeat, and then perhaps the boss' trickster may lie on the shelf, for a few years at least. So here is my pledge, that I will vote for every democrat on the county ticket. Go thou and do likewise.

HEPPNER, Or., May 24, 1890.

REPUBLICAN.

HEPPNER, Or., May 24, 1890.

Sunday School Convention.

THE FIFTH ANNUAL CONVENTION OF the Morrow County Sunday School Association will be held in the Adkins Grove, on Reba Creek, Thursday, June 12, 1890, commencing at 10 A. M.

A general invitation is extended to all. Come and enjoy a day's rest and recreation in the delightful grove. A basket picnic will be the order of the day.

Parents are requested to bring the children, and also well filled baskets for their entertainment. Pastors of all denominations are especially invited to be present with well filled heads and ready tongues for the entertainment of the parents.

It is particularly urged that each Sunday school in Morrow county be officially represented with full report of work for the past year.

A programme will be prepared for the entertainment of all, and help in this direction is earnestly solicited from all interested in this work. Make your own selection and send list of such as early as possible to the secretary at Heppner.

Come one and all, and we will not only have an enjoyable time but assist the noble cause of elevating the children. JOHN B. ELY, President, Heppner. GEORGE W. LOMB, Sec'y, Heppner. (35-36)

NOTICE OF INTENTION.

LAND OFFICE AT THE DALLES, Or., May 8, 1890. NOTICE IS HEREBY GIVEN THAT THE following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the County Judge of Morrow county, at Heppner, Or., on June 21, 1890, viz: Harvey Blake, Hd. Ap. No. 129, for the SW 1/4 of Sec. 20, Tp. 1 S., R. 23 E., W. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: John Williams, Marcellus Williams and Andrew Perry, of Lone, Or., and Bush F. Tennis, of Shelby, Or. (32-37) JOHN W. LEWIS, Register.

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LAND OFFICE AT THE DALLES, Or., May 8, 1890. NOTICE IS HEREBY GIVEN THAT THE following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the County Judge of Morrow county, at Heppner, Or., on June 21, 1890, viz: Clarence E. Platts, Hd. Ap. No. 302, for the NE 1/4 of Sec. 24, Tp. 2 N., R. 23 E., W. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: G. P. Taylor, Nye Rambo, Henry Koller and Wm. Thomas, all of Elia, Oregon. (32-37) JOHN W. LEWIS, Register.

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DAVIS & BURGUYNE,

PROPRIETORS OF THE



KEEP CONSTANTLY ON HAND

THE VERY BEST QUALITY

WHITE AND GRAHAM FLOUR,

GERM AND CORN MEAL.

Bran, Middlings, Shorts & Chop

In quantities to suit.

Flour in Exchange for Wheat at Reasonable Rates.

Grain Chopped to Order at all Times.

THE FLOUR TURNED OUT AT OUR MILL will bear comparison with the best made, and our prices are put at the lowest figures consistent with a legitimate business.

Agency of the Northwest Insurance Company.

J. K. BROWN, JAS. D. HAMILTON.

BROWN & HAMILTON, Attorneys and Counselors at Law,

Opposite "Gazette" Office, Heppner, Or.

PRACTICE IN ALL THE COURTS OF THE State, Insurance, Real Estate, Collection and Loans. Prompt attention given to all business entrusted to them.

L. W. BARNETT

Hereby announces himself as an Independent Candidate for

JUSTICE OF THE PEACE

Of Lexington Precinct.

SUBJECT TO THE CHOICE OF VOTERS of the precinct, have served to that capacity in two different states, and am fully competent to occupy the position.

NOTICE OF INTENTION.

LAND OFFICE AT THE DALLES, Or., May 16, 1890. NOTICE IS HEREBY GIVEN THAT THE following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the County Judge of Morrow county, at Heppner, Or., on June 21, 1890, viz: John C. Brains, Hd. Ap. No. 100, for the SW 1/4 of Sec. 12, Tp. 2 S., R. 23 E., W. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Jay Bell, Thomas Graham, Nathaniel McVay and John Spicknall, all of Gooseberry, Oregon. (32-37) JOHN W. LEWIS, Register.

NOTICE OF INTENTION.

LAND OFFICE AT THE DALLES, Or., May 16, 1890. NOTICE IS HEREBY GIVEN THAT THE following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the County Judge of Morrow county, at Heppner, Or., on June 21, 1890, viz: Helen Russell, Widow of Harrison Russell, deceased, Hd. Ap. No. 331, for the SE 1/4 of Sec. 20, Tp. 1 S., R. 23 E., W. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: E. D. Palmer, George Smith, C. C. Roun and Frank Willis, all of Lexington, Oregon. (34-39) JOHN W. LEWIS, Register.

NOTICE OF INTENTION.

LAND OFFICE AT THE DALLES, Or., May 16, 1890. NOTICE IS HEREBY GIVEN THAT THE following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the County Judge of Morrow county, at Heppner, Or., on June 21, 1890, viz: Frank Sheffer, Hd. Ap. No. 191, for the NW 1/4 of Sec. 22, Tp. 1 N., R. 23 E., W. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: John W. Saling, John C. Roun, J. H. Dennison and Ed. Holland, all of Lexington, Or. (34-38) JOHN W. LEWIS, Register.

NOTICE OF INTENTION.

LAND OFFICE AT THE DALLES, Or., May 16, 1890. NOTICE IS HEREBY GIVEN THAT THE following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the County Judge of Morrow county, at Heppner, Or., on June 21, 1890, viz: Nye Rambo, Hd. Ap. No. 129, for the NE 1/4 of Sec. 20, Tp. 1 S., R. 23 E., W. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: John Williams, Marcellus Williams and Andrew Perry, of Lone, Or., and Bush F. Tennis, of Shelby, Or. (32-37) JOHN W. LEWIS, Register.

NOTICE OF INTENTION.

LAND OFFICE AT THE DALLES,