The Columbia Register.

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-PUBLISHED EVERY PRIDAY-

R. H. MITCMELL, Editor.

Subscription price \$1.00 per year in advance Advertising rates reasonable

Nearly time for candidates to trot

themselves out.

In our report of the Pomona grange last week the compositor left out one of the members of the committee on county fair. The name of M. Link, Goble, Oregon. We hope that this committee will get together soon and take up the matter of a county fair, so that at the next Pomona meeting they will be able to outline a plan of work that will make the fair a success.

Tillamook Headlight: A large number of persons have come to Tillamosk City from all parts of the country to do their trading, and instead of getting "loaded up" on tenglefoot as some of them used to, it is noticeable by quite a number of persons that their buggies big parcels of merchandise and provisjons, clothing and furniture for their homes and families.

Senator Charles W. Fulton left D. C. He will arrive next Sunday and will loose no time in taking up with President Roosevelt the matter of Oregon patronage. Congress will convene Fulton will be the only member of Oregon's delegation in attendance.

GOOD BYE HARRY.

H. O. Oliver has accepted a position with a shoe house and is now on the road as a traveling salesman. Harry has the gift of gab and will no doubt make this new venture a success,



WOMAN'S WORK.

Its Importance Should Be Fully Ap-

preclated. The work of the woman's work committee in the grange is not as well understood as it ought to be. The woman's work committee of the New York state grange prepares and sends out to subordinate granges programmes for the festival days of the grange. Each subordinate grange should have a sim-Har committee to work in conjunction with the lecturer in carrying out the programmes sent by the woman's work committee or in preparing new ones or in doing both. Not only in this work is also in the direction of social functions take this matter up. of the grange is there work for it. Indeed, the work that woman does in the grange is of so great importance that a special recognition of the essential part it plays in the prosperity of the Order is proper. The work falling to the woman's work committee will inske it the most important committee in the grange. Urge upon your grange the immediate appointment of such a committee if there is not one now .-State Lecturer Shepard.

The Subordinate Grange,

The subordinate grange multiplied by 10,000 is the grange. Without it state and national granges could not exist. So it should be constantly emphasized that in the subordinate grange | rect. is the place to "do things," In the subordinate grange the men and women are trained and tested for usefulness in the representative bodies of the Order, and in it the work is done which benefits the great multitude of Patrons of Husbandry. So we would urge upon ourselves, upon officers of the national grange, upon the leaders in state and Pomona granges and upon the members of our organization everywhere the importance of laying special stress mpon the work of the subordinate grange and its members. This work is not less important because it is less in the public eye than the work of the state grange. Perhaps it is less in the public eye, but it counts for more in the very heart of the mission of the Attest grange to help the men and women on the farms.-Grange Bulletin.

SUNDAY CLOSING IN MISSOURI CITIES.

In compliance with Governor Folk's orders, the saloons of the three principal cities of Missouri, St. Louis, Kansas City and St. Joseph, have been closed from midnight Saturday to midnight Sunday for about six months. Comparison of this period with a like period in preceeding years shows some gratifying results. While nothing accurate can be stated as to the comparitive amount of liquors consumed, it is known that it is less than in former years, and the beer inspector estimates that about 150,000 fewer barrels of beer will be consumed in Missouri this year than last, though taking last year's Louisiana Purchase Exposition into account this may not be very significant.

The record of Sunday arrests, however, is one eloquent in support of the enforcement of the Sunday closing law-for everybody acknowledges that a large majority of arrests are due to inebriety. In St. Louis the average number of arrests for drunkenness for 15 Sundays from the middle of April to the end of July in 1903 and 1904 was about 16; this year, for the same period, it was nine-a decrease of more than 40 per cent. The average number of arrests for disturbing the peace for the same 15 Sundays for 1902, 1903, and 1904 was 34; this year it was 29-a decrease of 14 per and wagons were "loaded up" with cent. In kansas City the percentage of decrease in Sunday arrests was 18, notwithstanding many intoxicated men are thrown out at midnight to be picked up Sunday. Moreover, the number of saloons has decreased during the six months about six per cent. Wednesday morning for Washington | The beneficial effects of Sunday closing are so apparant in Kansas City that public sentiment has come to be overwhelmingly in favor of it, while in St. Louis, in spite of the large German element which resents on monday, December 5. Sensor the interference with its customs, and in the face of the strong influence of the powerful brewers, the sentiment is becoming much less antagonistic than it was when the order went into effect.

Closing of saloons in these cities on Sunday was not the result of any "moral wave," or "crusade," but simply of Governor Folk's determination to enforce laws already on the statute books. If the people don't want saloons closed on Sundays they can elect men to the legislature who will repeal the law, but while it is the law he intends to enforce it.

The man who violates the Sunday closing law, the man who steals horses, and the man who assaults an other and kills is a law breaker. The enormity of the crime is measured by the penalty attached for violation of the law.

CO-OPERATION.

The time is ripe for the farmers of Columbia county to unite for their own good in pooling their crops. The success of the Columbia county, Washington barley pool getting 90 cents per cental for their crop, and the Marion county hop pool getting the top price for their hops clearly illustrates what may be accomplished by organization.

There is a growing sentiment among the farmers to unite for their own protection. They are enthnsiastically taking hold of the project, and so much progress has been made toward permanent organization in the localities referred to, that it is claimed the enterprise is already almost an assured fact.

Similar associations in other counties are regarded as evidence of the feasibility of the project. transactions in many sections are immense. This year individual crops are bringing from \$5000 to \$50000.

The pooling of crops for market properly comes in the line of grange work. Apples, hops, barley and in fact all fruits and vegetables as well as grain can be there room for such a committee, but handled to advantage by co-operation. Let the grange

ORDINANCE No. 8.

An Ordinance for Regulating the Lighting of the Town.

Be it Ordained by the Common Council of the Town of Hou!ton Oregon.

Section 1. That the lighting of the town be let by contract to some person who shall be responsible for the care and lighting of the lamps.

Section 2. The lights shall be located at such places as the light committee shall from time to time di-

Section 3. The committee on lights is hereby authorized to locate lights and to hire some proper person to attend the lighting and have the care of the

Section 4. All expense accruing for lamps, lighting of lamps, oil, etc., for same shall be audited and allowed the same as current expense.

Section 5. Whereas an emergency exists this ordinance shall go into effect and be in full force after publication.

Read first time November 6, 1905. Read second time November 13, 1905. Read third time and passed November 13, 1905. Approved

L. E. BAILEY, Town Recorder. N. A. PERRY, President of Council The Equitable is about to lose its Hyde.

The land fraud cases with Binger Herman as the principal figure will be on in Portland again in a few

It lacks little of anarchy all over Russia, and there is small prospect that a national assembly will be able to bring order out of chaos; more likely will make confusion worse confounded.

Unless steps are taken soon to restore Oregon to my children and always with the best her place among the states business interests must suffer. The sad spectacle of a state with but one United States Senator and no Congressmen, and without a Federal Judge is surely not to the advantage of the State. The President should appoint a Federal Judge, the Governor should appoint a U. S. Senator, and call a special election to elect two Congressmen; and the dead ducks should be pensioned or appointed commissioners to the Jamestown fair. Oregon should be on the political map.

ORDINANCE No. 9.

An Ordinance For Holding Town Elections. Be it Ordained by the Common Council of the Town of Houlton, Oregon.

Section 1. The municipal elections of the town of Houlton shall be held annually on the first Tuesday after the first Monday in December, at such time of day and place as the Common Council shall by reso-

weeks notice of the time and place of holding the town election, which notice shall also recite the names of the three judges and two clerks who shall conduct the election in the same manner as provided for holding general state elections. The Town Recorder shall also provide 100 white ballots and an equal number of state several sums the said county and the formound of said day, at the Court may direct. colored ballots for the first election, and for each election thereafter he shall provide double the number of ballots both white and colored as there were polled at the previous election. The ballots shall have printed thereon the names of the several candidates who have been nominated for the various offices and also blank lines shall be left after the names of the candidates in which to write names of candidates not printed on the

Section 6. It shall be the duty of the Town Marshall to make suitable preparations at the place for holding the Town election, providing booths, chairs, tables, and ballot boxes in conformity with the general law of the state.

Section 7. The Judges and Clerks shall receive the ballots, judge of the qualification of the voters, keeping a record of the results of the election, in the same manner as provided for state elections. One copy of the returns shall be transmitted to the Town Recorder and one copy shall be retained by the Chairman of the election board.

Section 8. The Town Council shall meet on the Monday following the election, shall canvass the returns, and the president of the council shall then and there administer the oath of office to the officers who have been duly elected and are present to take the oath of office. The newly elected officers shall immediately enter upon the discharge of their duties as soon as they are qualified according to the terms of the Town Charter and the laws of the state.

Section 9. The Town Recorder shall have printed on the ballots only the names of such persons as have been regularly nominated at Town meeting nominated by a petition signed by at least five voters.
Said nominations by petition or otherwise shall be filed with the Recorder at least five days prior to the day of election.

Section 10. Whereas, an emergency exists this Ordinance shall go into effect and be in full force upon its passage and publication.

Read first time in Council November 6, 1905. Read second time November 13, 1905. Read third time November 13, 1905. Passed November 13, 1905. Approved November 13, 1905.

L. E. BAILEY

Town recorder.

Approved N. A. PERRY. President of Council

More of Chamberlain's Cough Remedy than of All Others Put Together.

Mr. Thos. George, a merchant at Mt. Elgin, Ontario, says: "I have had the beal agency for Chamberlain's Cough Remedy ever since it was introduced into Canada, and I sell as much of it as I do of all other lines I have on my shelves put to gether. Of the many dozens sold under guarantee, I have not had one bottle returned. I can personally recommend this medicine as I have used it myself and given it toresults." For sale by Perry & Graham.

To whom it may concern :-Please take notice that the partnerhip heretofore existing between H. C. Wyatt and George M. Brouse is this day by mutual consent dissolved, and that H. C. Wyatt has purchased the property and outstanding credits of the firm ann will pay all its debts.
Dated Goble, Oregon, November 4th,

H. C. WYATT.

G. M. BROUSE,

SHERIFF'S SALE.

In the Circuit Court of the State of Oregon, for John Dibb'ev, Plaintiff,

D. W. Dobbins and Eva Eunis Dobbins, Defen-

NOTICE IS HEREBY GIVEN THAN UNDER and by cirrie of an execution and order sais is nest out of the virguit Court of the ate of Oregon in and for the county of Cos of saie issued out of the Circuit Court of the state of Oregon in and for the county of the hundred in the 24th day of October, 1985, under and in pursuance of a judgement and decree made and entered in said Court on the 16th day of October, 1986, in a suit wherein John Dibbies, plaintiff, recovered judgement against D. W. Dobbius and Eva Ennis Debbius, his wife, for the sum of (1846) Eight hundred dollars, with interest thereon at the rate of 8 per cent per annum from January 29 1996, less the sum of \$55.22 with Interest at the rate of 8 per cent, per annum from September 28, 1962, the further sum of \$55.33 with interest at the rate of 8 per cent, per annum from September 28, 1962, the further sum of \$55.33 with interest at the rate of 8 per cent, per annum from September 28, 1962, the further sum of \$55.33 with interest at the rate of 8 per cent, per annum from September 28, 1962, the further sum of \$55.33 with interest at the rate of 8 per cent, per annum from September 28, 1962, the further sum of \$55.35 with interest at the rate of 8 per cent, per annum from September 28, 1962, the further sum of \$55.35 with interest at the rate of 8 per cent, per annum from September 28, 1962, the further sum of \$55.35 with interest at the rate of 8 per cent, per annum from September 28, 1962, the further sum of \$55.35 with interest at the rate of \$500 with the further sum of \$55.35 with interest at the rate of \$500 with the further sum of \$55.35 with interest at the rate of \$500 with the further sum of \$55.35 with interest at the rate of \$500 with the further sum of \$55.35 with interest at the rate of \$500 with the further sum of \$55.35 with interest at the rate of \$500 with the further sum of \$55.35 with interest at the rate of \$500 with the further sum of \$55.35 with the furt lutions direct.

Section 2. At the time of holding the municiple election there shall be elected five councilmen, one recorder, a town reasurer and a town msrshall, who shall hold their respective offices for one year or untill the successor is elected and qualified.

Section 3. No person ahall be eligible to the office of town trustee who is not at the time of his election a resident of the Town of Houlton, and must be the owner of realestate within the incorporate limits of said town.

Section 4. The qualifications of an elector shall be the same as that perscribed for an elector at the state elections except that he shall have been a resident of the Town of Houlton for ninty days next preceding the time of holding said municipal election.

Section 5. The town Recorder shall give two weeks notice of the time and place of holding the municiple cleating the result of sper cent. per annum from September 23, 1982; the further sum of \$15.28 with interest at the rate of 8 per cent. per annum from March 23, 190; the further sum of \$15.28 with interest at the rate of 8 per cent. per annum from March 23, 190; the further sum of \$15.28 with interest at the rate of 8 per cent. per annum from March 23, 190; the further sum of \$15.28 with interest at the rate of 8 per cent. per annum from March 23, 190; the further sum of \$15.28 with interest at the rate of 8 per cent. per annum from March 23, 190; the further sum of \$15.28 with interest at the rate of 8 per cent. per annum from March 23, 190; the further sum of \$15.28 with interest at the rate of 8 per cent. per annum from March 23, 190; the further sum of \$15.28 with interest at the rate of 8 per cent. per annum from March 23, 190; the further sum of \$15.28 with interest at the rate of 8 per cent. per annum from March 23, 190; the further sum of \$15.28 with interest at the rate of 8 per cent. per annum from March 13, 190; the further sum of \$15.28 with interest at the rate of 8 per cent. per annum from March 13, 190; the further sum of \$15.28 with interest at the rate o

State, seli at public anction, to the highest bidder, for each, all the right little and interest of said D. W. Dobidus and Eva Ennis Dobbins, his wife, the aformed desendants, and each of them, of, in and to the real property above described, to satisfy the said

Dated at Sthelens, Oregon, October 23, 1905. MARTIN WHITE, Sheriff of Columbia County, Oregon, First publication October 27, 1905, and last publication November 24, 186.
W. C. FISCHER, Attorney for Plaintiff.

THE HOULTON

KELLY BROS., Proprietors Best of Wines, Cigars and Liquors, Kept in Stock.

Opposite the post office,

HOULTON, -

A STORIA & COLUGBIA RIVER RAILROAD CO.

DAILY.		TANCES	STATIONS	DAILY	
P. St. 7:00 8:05 8:20 8:38 8:44 8:50 8:58 9:08 9:19 19:37 10:00 10:08	9 35 9 40 9 50 10 00 10 10	.0 39.4 45.8 58.6 55.9 59.8 62.3 66.4 71.2 78.7 86.6 90.8 95.4	Cintskante Marshland Westport Clifton Knappa	A M 11:10 10:05 9:52 9:52 9:27 9:08 9:02 8:58 8:33 8:15 8:07 7:56	A. M. 9:45 8:85 8:85 7:54 7:46 7:28 7:77 7:00 6:42 6:32

Passengers for Astoria or way points must flag trains at Houlton. Trains will stop to let passengers off at Houlton when coming from points west of Goble.

J. C. MAYO,

Ten. Pass Agt. Astoria Or. Gen. Pass. Agt., Astoria, Or.

Makes round trips between RAINIER and PORTLAND. Leaving Rainier at 5:00 a. m. and Portland at 3:20 p. m. daily (except Sunday). We solid a share of the public patronage, and in return will give quick service and a clean beat. We are here to stay and want your business. Landing at fost of Taylor Street.

5. I. HOOGMETER, Magter,