The Oregon Register

FRANK S. HARDING, PUBLISHER.

FRIDAY, FEBRUARY 3, 1888

TARIFF REDUCTION.

Below will be found the comments of some prominent papers on the subject of the revision of the tariff. The almost unanimous voice of democratic papers is in favor of a reduction on the necessaries of life, while the republican press and a few democrats are in favor of abolishing the internal revenue tax on tobacco and whiskey. All agree, however, that something should be done to relieve the burdens of the treasury and of the people.

The Pioneer Press believes that the next republican campaign for the presideucy cannot be fought out on the lines laid down by Mr. Sherman and Mr. Blaine without greatly endangering the success of the party, certainly in the northwest. Whether these lines shall be abandoned by next June for the more advanced positions demanded by the growing sentiment of a large and constantly increasing section of the republican party, it is certain they will be abandoned before the next succeeding presidential election, and the Pioneer Press has much greater hope of a sound and conservative but progressive tariff policy from the younger generation of republicans, who are rapidly coming to the front, than from the party who has always used tariff reform as a catch word, and has never done anything in thirty years to make good its hypocritical professions.—St. Paul Press (Rep)

If Mr. Sherman means that his speech in pamphlet form shall produce the greatest effect of which it is capable he should cut out the passage in which he recommends such crazy schemes and jobs as the dependent pension bill and the Blair education bill. However much the people may differ among themselves as to the best method of preventing a surplus and reducing taxation, there are not many of them who will take the monstrous position that the way to avoid a surplus is to waste on extravagant and unnecessary measures the proceeds of taxation. Whether there is a surplus or a deficit the duty of congress to be as economical in expenditure as is consistent with good administration remains the same. And here is where Mr. John Sherman makes his mistake. New York Sun (Dem).

Western farmers have been raising wheat and corn and southern farmers cotton at a loss, and a bounty of 25 cents a bushel on wheat, 10 cents on corn, and \$5 a bale on cotton would be a great relief to them. It would help them to compete in the markets of the world with the wheat of India and the cotton of India and Egypt, both raised by the very lowest priced pauper labor. Besides, raising grain or cotton is just as commendable and patriotic a vocation as raising sugar or catching and curing codfish and mackerel, or making thread and undershirts, and there is not a patriotic consideration in favor of the one that will not apply to the other .- St. Louis Republican (Dem).

To sum up in a word, the effect of the wool and woolens tariff on the two industries it was designed to foster and protect is this: It has not prevented a decline in the production of wool and a decline in the prices obtained by the grower. It has not brought prosperity to the wool manufacturing business. But it has enabled the foreign manuturer to debar us from the world's

market and even to get a strong footing himself in the American field. Words are not so eloquent as facts in showing the need of tariff reform.—Providence Journal (Rep).

The price of western farm products is fixed in the world's markets, and the producer is beginning to claim the right to buy the world's markets. It is not reassuring to see the great mass of northwestern farmers adopting an attitude of hostility not only to the protective tariff, but toward the sections that are chiefly benefitted by it.-Springfield, Mass., Repub-

An attempt to commit the Federation of labor against any changes in the tariff and in favor of free tobacco and whiskey was a flat failure. The New York Tribune says "the free trade printers of Ohio defeated the resolution." The printers are a level headed class.

The only way to amend the civil service act is to wipe it out. It is a fraud.-Portland News.

NEW TO-DAY.

Summons

In the circuit court of the state of Oregon for JOHN W. BRIEDWELL, Plaintiff,

GEORGE M. BEELER, Defendant.

To George M. Beeler, defendant above

To George M. Beeler, defendant above named:

An the name of the state of Oregon you are hereby required to appear and answer the complaint filed herein against you in the above entitled canse on or before the 26th day of March, 1888, that being the first day of the next regular term of said court. next after due service of this summons upon you by publication as by law provided, and if you fail so to answer the plaintiff will take judgment against you for the sum of \$60, with interest thereon from May 3d, 1885, at ten per cent. per annum; for the sum of \$19.75 with interest thereon from October 29th, 1885, and ten per cent. per annum; and for the sum of \$25 attorney's fees, and the costs and disbursements of this action, and an order of sale of the real and prisonal property attached in said cause.

This summons is published in the Oregon Registers for six weeks by order of Hon. R. P. Boise, judge of said court, made at chambers in Salem, Oregon, January 24th, A. D., 1888.

FENTON & FENTON.

Att rneys for Plaintifff

Summons.

In the circuit court of the state of Oregon for

S. C. FORCE, Plaintiff, Sujt for Divorce. JANE FORCE, Defendant.

JANE FORCE, Defendant. Solt for Divorce.

Jane Force, said defendant:

In the name of the state of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the first day of the next regular term of this court, which is Mondey, March 26, 1888, and if you fail to answer, for want thereof the plaintiff will apply to the court for a decree dissolving the bonds of matrimony existing between plaintiff and defendant, and for the care and custody of Cleo Force and Verna Force, minor children of said parties; and that defendant be decreed to have no interest in the plaintiff 's real estate to-wit: Beginning at a point 2-feet east of the southwest corner of lot 7, block 17, of the town of MeMinuville, Yam hill county, Oregon, thence east 214 feet, north 100 feet, west 214 leet, south 100 feet to place of beginning, and for such further relief as shall be just.

This summons is published any weeks in the This summons is published six weeks in the Oragon Register by order of Hon. R. P. Boise

judge of said court, made at chambers, Jaunary 20, 1888 FENTON & FENTON. 26 6t Attorneys for Plaintiff.

Notice for Publication.

LAND OFFICE AT OREGON CITY.

Notice is hereby given that the following-named settler has filed notice of his inten-tion to make final proof in support of his claim, and that said proof will be made before the county judge or county clerk, of Tillamook, county, at Tillamook, Oregon, on Saturday, March 17, 1888, vizi

Frank N. Elliott. Homestead entry No. 6,301 for the w 4, se and se 4 of se 4 and ne 4 of sw 4 sec 22, t 1 s. 10 w.

He names the following witnesses to prove

his continuous residence upon, and cultivation of, said land, viz:

G W Fernside, John G Day, Edward Johnson and Joseph Har xhwest, all of Tillamook county, Oregon.

W. T. BURNEY, 76.66

ty, Oregon. 26-6t

Notice of Final Settlement.

Notice is hereby given that the undersigned Henriett Cox, has filed her final account in the estate of Daniel Cox, deceased, and the time for hearing the same has been set for the 6th day of March, 1888, the same being the next regular term of the county court of said county at which time the heirs and next of kin of said deceased; and all persons interested in said estate are notified and required to appear and file their objections to said account and to set forth their reasons why the same should not be allowed.

HENRIETT COX,
A M HURLEY,
Executrix.

A M HURLEY,
Atty for Es ate.
Dated February 3, 1888.

The Register

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SUITER & DANIEL



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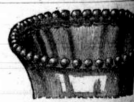
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