

THE TELEPHONE-REGISTER.

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ADDRESS ALL COMMUNICATIONS, EITHER FOR THE EDITORIAL OR BUSINESS DEPARTMENTS, TO THE TELEPHONE-REGISTER, McMinnville, Oregon.

WE WANT YOU TO COMPARE THE TELEPHONE-REGISTER with any other paper published in Yamhill county.

Thursday, December 31, 1891.

Has civilization been a benefit to the inhabitants of this earth?

You should make at least one good resolution to-day or to-morrow, and that is to subscribe for the TELEPHONE-REGISTER.

Where are our democratic clubs in this county? It is time to organize. The campaign of 1892 will be upon us in a very short time.

Russia is crowding England and China on the frontiers of these countries. The situation in Asia seems to be on a par with that in Europe.

The Chicago Globe fearlessly remarks under the head, Another Tariff Picture: 'In 1857 there were but twenty-eight days in February. But in 1892 after only 18 months of the practical workings of the McKinley law, February will have twenty-nine days.'

The financial standing of the country is improving. But a few days ago the amount of deposits placed in New York banks exceeded that of any day in the history of the city. This tells a good tale.

Today is the day of good resolutions, tomorrow is the day they are to be broken. The first day of the new year is the one usually given to the practice of all good habits.

Chili has a nerve. The little republic has been heard from again and it is to the effect that she wants the trouble now existing between them and us to be settled by arbitration.

THE AUSTRALIAN BALLOT LAW. The Full and Complete Law as Passed by the Last Legislature.

Sec. 65. Not more than one person at one time shall be permitted to occupy any one compartment or place provided for electors to prepare their ballots, and no person shall remain in or occupy such compartment longer than may be reasonably necessary to prepare his ballot.

English papers are still comparing the Chilian difficulty with the Italian one and seem to think that they are similar. The Italians disregarded the laws of this country and suffered the consequences.

The history and the exact methods of the conduct of the business of the Louisiana lottery company have, we believe, never been explained to the public until the January number of the Forum presented the complete history of the company by one of the founders of the anti-lottery league and the editor of the anti-lottery organ in New Orleans.

GIVE US GOOD ROADS.

One of the most important questions in the state of Oregon is none other than how to make good roads. The greatest drawback to the state is the present condition of the roads.

The supreme court has decided that the legislature, under our constitution, has no power to make a general appropriation of state funds for the building of local roads.

While talking about the condition of the thoroughfares of the county we might mention that the streets of this city are in a deplorable condition.

Salt Lake has but one street paved, and that with bituminous rock and it cost \$3 per square yard. Denver is paving her streets with stone at a cost of \$3.20 to \$3.40 per square yard.

Sec. 70. Any judge or clerk of election who shall wilfully disregard any of the provisions of this act, or who shall negligently fail to enforce any of the provisions of this act, or who shall in the counting of the ballots or making the returns thereof, wilfully disregard any of the directions or requirements of this act, or any person who shall wilfully or fraudulently alter or destroy any white ballot cast at any election or any of the returns of any election regulated by this act, or who shall introduce among the genuine ballot, or any person who shall falsely write the initials of the chairman, or any writing upon the ballot or ballot stub purporting to be written by the clerk or chairman, or any person who shall steal any of the ballots or returns,

It is the cause of no end of suffering. A safe and certain remedy is DR. HENLEY'S Oregon Kidney Tea.

Sec. 66. Any elector who declares to the chairman that he cannot read or write, or that by blindness or other physical disability he is unable to prepare his ballot, shall, upon request, receive the assistance of two of the judges in the preparation thereof, and such officers shall ascertain his wishes and prepare his ballot in accordance therewith, and such officers shall thereafter give no information regarding the same.

Sec. 67. Any elector who shall use or bring into the polling place or carry away therefrom any unofficial ballot or any paper or thing bearing any resemblance to the official white ballot other than said colored or sample ballot or anything that will show how he has prepared the white ballot, or any elector who shall, except as herein otherwise provided, allow his white ballot to be seen by any person with an apparent intention of letting it be known how he is about to vote, or mutilate his ballot, or place any distinguishing mark upon his ballot, whereby the same may be identified, or shall make a false statement as to his inability to mark his ballot, or any person who shall interfere, or attempt to interfere, with any voter when inside said enclosed, or when marking his ballot, or

who shall endeavor to induce any voter to mark his ballot in a particular way, or before or after voting to show or explain how he marks or has marked his ballot, upon conviction shall be punished by a fine of not less than \$50 nor more than \$200.

Sec. 68. It shall be the duty of the secretary of state, not less than six months before any biennial election in this state, to compile the election laws of the state and index the same and cause the same to be printed in suitable pamphlet form, for the use of the judges of election, also suitable poll-books, required by and in accordance with section 22 of this act; also tally-sheets required by and in accordance with section 23 of this act; also 'register of nominations' books required by section 39 of this act; also receipts required by and in accordance with section 55 of this act; needles for stringing ballots and stubs required by sections 23 and 64 of this act, and indelible copying pencils, suitable for cancelling the names of candidates not voted for, as required by section 39 of this act, and he shall forthwith proceed and distribute the same to the several county clerks in the state, in appropriate quantities.

Sec. 69. Any officer upon whom a duty is imposed by this act who shall disclose to any person the name of any candidate for whom any elector has voted, or give any information by which it can be ascertained for whom any elector has voted, or any judge or clerk of election or other officer about the polls who shall do any electioneering on election day, or any person who shall do any electioneering on election day within any polling place, or within fifty feet of any polling place, or any person who shall remove any white ballot from any polling place before the closing of the polls, or any person who shall knowingly apply for or receive any white ballot in any polling place other than that in which he is entitled to vote, or any person who shall show his ballot after it is marked to any person in such a way as to reveal the contents thereof or the name of the candidate or candidates for whom he has marked his ballot, or any person (except the chairman of election) who shall receive from any voter the ballot prepared for voting, or any person who shall contrary to this act ask another at a polling place for whom he intends to vote, or who shall examine his ballot or solicit the voter to show the same, or any elector who shall knowingly receive any white ballot from any other person than one of the election clerks, or any person who shall print or circulate or knowingly have in his possession any imitation of the official white or colored ballots, or any person other than a clerk of the election who shall deliver any white ballot to an elector, or any elector who shall deliver any white ballot to the chairman, to be voted except the one he received from the first election clerk, or any elector or any one who shall, contrary to the provisions of this act, place any mark upon or do anything to his or any ballot by which it may be afterwards identified as the one voted by any particular individual, upon conviction shall be punished by a fine of not less than \$50 and not more than \$500, or by imprisonment in the county jail not less than three months nor more than one year, or both in the discretion of the court.

Sec. 70. Any judge or clerk of election who shall wilfully disregard any of the provisions of this act, or who shall negligently fail to enforce any of the provisions of this act, or who shall in the counting of the ballots or making the returns thereof, wilfully disregard any of the directions or requirements of this act, or any person who shall wilfully or fraudulently alter or destroy any white ballot cast at any election or any of the returns of any election regulated by this act, or who shall introduce among the genuine ballot, or any person who shall falsely write the initials of the chairman, or any writing upon the ballot or ballot stub purporting to be written by the clerk or chairman, or any person who shall steal any of the ballots or returns,

Sec. 66. Any elector who declares to the chairman that he cannot read or write, or that by blindness or other physical disability he is unable to prepare his ballot, shall, upon request, receive the assistance of two of the judges in the preparation thereof, and such officers shall ascertain his wishes and prepare his ballot in accordance therewith, and such officers shall thereafter give no information regarding the same.

It has cured thousands why not you? To-morrow may be too late. Your druggist will tell you about it. Ask him.

The Opposition Boot and Shoe Store Is the Only Establishment this side of Portland. That Carries A Full Line of Boots and Shoes. Latest Fall Styles. LOWEST PRICES. OPPOSITION BOOT AND SHOE STORE. F. DIELSCHNEIDER, Prop.

or wilfully or fraudulently hinder or delay the delivery of any of the election returns to the county clerk, or willfully break open any of such sealed returns of any election regulated by this act, upon conviction shall be punished by imprisonment in the penitentiary not less than one year nor more than three years, or by fine not less than \$500 nor more than \$2,000, or both such fine and imprisonment.

Sec. 71. Any person who shall, prior to or during an election, wilfully deface, tear down, remove or destroy any list of candidates or other notice posted in accordance with the provisions of this act, or who, during the election, shall wilfully deface, tear down, remove or destroy any card of instruction or specimen ballot posted under the provisions of this act for the instruction of voters, or who shall deface, tear down, remove, alter or destroy any certificate of the result of the election posted under the provisions of this act, or who shall, during an election, wilfully remove or destroy any of the official white or sample ballots, supplies or conveniences furnished to enable a voter to prepare his ballot, or who shall willfully break the seals or open any of the sealed packages containing any of the supplies for the polling places; contrary to the provisions of this act, upon conviction shall be punished by a fine of not less than \$50 nor more than \$500, or by imprisonment in the county jail not more than one year, or by both such fine and imprisonment, in the discretion of the court.

Sec. 72. That all of an act entitled 'An act to provide for the registration of voters, regulating the manner of conducting elections, providing for the prevention and punishment of frauds affecting the elective franchise, and repealing title I of chapter XIV of the miscellaneous laws of Oregon,' approved February 24, 1885; and all of an act entitled 'An act to amend sections 4, 10, 14, 15 and 24 of an act entitled 'An act to provide for the registration of voters, regulating the manner of conducting elections, providing for the prevention and punishment of frauds affecting the elective franchise, and repealing title I of chapter XIV of the miscellaneous laws of Oregon,' approved February 24, 1885; and all of an act entitled 'An act to amend section 49 of an act relating to elections, providing for the prevention and punishment of frauds affecting the elective franchise, and repealing title I of chapter XIV of the miscellaneous laws of Oregon,' approved February 24, 1885; and all of an act entitled 'An act relating to elections,' approved October 10, 1872; and sections 25, 27 and 28 of an act entitled 'An act relating to elections and the mode of filling vacancies in office,' approved October 29, 1870; and all of an act entitled 'An act to amend section 5307 of Hill's annotated laws of Oregon relating to elections and ballot paper,' approved February 29, 1889; the same being identical with titles I and II of chapter XIV, sections 2469 to 2537, both inclusive, of the miscellaneous laws of Oregon, as compiled and annotated by William Lair Hill; and all acts and parts of acts in conflict with this act be and the same are hereby repealed. Approved February 13, 1891.

Nervous Prostration, S prevalent, especially among women, results from overtaxing the system. The assimilative organs becoming deranged, the blood grows weak and impoverished, and hence that tired feeling of which many complain. For all such cases, there is no remedy equal to Ayer's Sarsaparilla. Take no other.

Ayer's Sarsaparilla, PREPARED BY Dr. J. C. Ayer & Co., Lowell, Mass. Sold by all Druggists and Dealers in Medicines.

Turney & Kent, SURGEONS AND PHYSICIANS. Specialty of surgery and diseases of women. UNION BLOCK - McMinnville, Or. THE COMMERCIAL STABLE! Gates & Henry, Props. McMinnville, Oregon. Livery, Feed and Sale! Everything New And Firstclass. Special Accommodations for Commercial Travellers. Corner Second and K Streets, one block from Cooks hotel.

We Will Still Continue to Sell Our Winter Goods

AT REDUCED PRICES IN JANUARY! WE HAVE SOME BOYS' AND CHILDREN'S OVERCOATS LEFT WHICH WE WILL CLOSE OUT AT COST! Also a Few MEN'S OVERCOATS In Large Sizes. WILL OFFER SOME GREAT BARGAINS IN BROKEN LINES OF SUITS! KAY & TODD.

A. J. APPERSON, N. Y. G.

John Eevenden hereby extends a New Year's Greeting to all his friends and patrons. May HEALTH, WEALTH and HAPPINESS attend you all the coming year.

Health, So that you may be able to appreciate the bargains I am always ready to offer you in my line; Wealth, So that you may readily become possessed of these desirable goods; Happiness Will then follow as a matter of course, consequent upon the big value for the money, of all my goods, and the pleasure derived from the use of them.

LARGE ARRIVALS OF FALL AND WINTER GOODS AT R. JACOBSON'S.

Having purchased nearly \$20,000 Worth of Well-Selected Goods In addition to our already large stock, direct from Eastern and California manufacturing factories, all these goods are bought for cash and will be sold on a small margin.

McMinnville, Or. 'QUICK SALES AND SMALL PROFITS' Is the law, and that is just what we propose to do. Come early and see for yourself. A large stock to select from, full in all departments.

Thanking you for past favors and hoping to merit a continuation of the same, I remain, Yours, R. JACOBSON.

Fruit Growers, Attention! 5,000 ACRES OF THE Finest Fruit Land in the Willamette Valley To be sold in tracts of from 5 to 50 acres at \$30.00 an acre and upwards; one-fifth down, balance in 1, 2 and 3 years, at 6 per cent. per annum. Most of all this land is under cultivation; over 400 acres now in full bearing fruit trees. All this land is within 3 miles of Amity. Over 700,000 pounds of fruit shipped from this point last year. For particulars apply to or address Wm. F. BREIDENSTEIN, AMITY FRUIT LAND COMPANY, AMITY, YAMHILL COUNTY, OREGON.

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