Lakevi w, Oregon, April 30, 1908

Our Opinion of Amendments

321-1 4. 321 - 1

ream a of any matric officer by specias - tion of the people. We shall dinst lives amendment, and cass in Lake County against it.

I our officer is incompetent or ot was se unworthy he may be suspenried and removed. Teach crauks year are not reary to gulp down every no - am offered s u, by voting 325-X No.

30 -- Yes.

a oill for a is instructing membe s of the Legislature to vote for Caudidates for United States Senator who receive the bushest number of votes at the general election. initiative petition. The Constitution of the United States provides for the election of United States Senators by the Legislature of the several States. We cannot see very clearly how it would be an election by the Legislsture if it had no discretion in the matter, but was obliged to ratify the

election of a man by the people. We believe the people should elect United States Senators. But it is not the law. We believe legislators should elect the men known to be the choice of the people, and we think the signing of a pledge to do so by candidates will be sufficient security that it will be done. The bill seems to us an attempt, by law, to accomplish in an indirect way, what cannot be directly done by law, and which we cannot lawfully cause to be done in that way.

We should support an amendment to the Federal Constitution for election of Senators by the people, but not this bill, which appears to us as 'an attempt at evasion, and we believe it would be unconstitutional and void.

328-Yes.

329-No. stitution by initiative petition, pro- thinking, reasonable men. And they viding elections shall be by majorities represent the north end sentiment, and not by pinralities, and that par and not those vilifying, slanderous ties shall be proportionately repre- papers that have no support behind by offered for information that will sented in all offices filled by election what they say, and no argument to lead to the arrest and conviction of of two or more persons. There is an make other than to charge every south any person who has stolen wires or other opportunity to show that, in end man with all sorts of nasty things, other property, from our Company; Lake County the initiative is no which everyone anows is false. "cranks paradise". Surely this bill cannot receive a single vote in Lake County. Do not fail to vote on this and make Lake the banner County by having cust every vote for 329 X - No.

331-No.

paid for campaign purposes by any true instincts of their species, delivnew system of registration by pre- check our relentless pursuit, by tions. The necessity for this law is the odors of their own bodies. not apparent. The corrupt use of Happily we have something substan-

332-Yes. 333-No.

merits are strong.

In the absence of information on of Lake County to vote 333 X No.

334-Yes. 335-No.

This is a bill by initiative petition providing for choosing juries and grand jurors, and that no person shall be charged in circuit court with crime except upon indictment by a grand

We see no necessity for this bill. Circuit Courts may have grand juries when it is deemed best, and the manner of choosing jurors is good enough.

It seems to be a change simply for the sake of change.

336-Yes. 337-No.

This is a bill by initiative petition | creating the County of Hood River. As no one has presented an argu

supported by Lake county electors.

that bank by State Treasurer Steel. | the public to read.

amendments and initiative bills which not has no effect. if adopted by a community of Pinte Indians would be a reflection upon , their intelligence.

We warn the voters of Lake County to inform themselves upon every number from 300 to 338, and if you cannot get such information as will enable you to see clearly, the little Tri- is a proposed amendment to rubbish then do not by any means fail the constitution providing for the to vote No, on every odd number from 301 to 337.

Some of these measures ought to pass: among them, the bill to change the "putting under the surface" of should be proud to see every vote the time for bolding state elections, present officials, in order to gain the appropriation for the Oregon University, the creation of Hood River Jounty, and possibly the Legislative Assembly amendment provid ing for increase of the number of Supreme Judges, and for other

> nearly all of them are vicious, some round majority. of them extremely so. We take for granted the Hood River County bill should pass because no one has protested against it.

County Division Only Solution

neither of those papers represented the ought not to be afraid of us. subject was a desire to be nearer a have but to unlock the door to the to realize their hopes, but that no do, as to whether to vote or not to and close June 15th, 1908 was represented by those papers.

that "The ONLY logical solution of sons before the law. the county seat problem is cou y division, whenever the north end is Mother of Native Sons, and Presiprepared for it." Both these men are dept Oregon State Equal Suffrage-An amendment proposed to the con- influential, intelligent, educated, Association.

Their Final Blow.

The two creatures at Silver Lake, only active spensors of the project to move the county seat to Paisley, having begun by an attempt to "kiss their way through" and seeing their A oill by initiative petition limit cause growing more and more feeble, ing the amount of money that may be have lately, in accordance with the candidate for office and providing a ered their last blow, in the attempt to cincts and manner of conducting elec- deluging the people of Lakeview with

money by candidates for office is now tial upon which to rest our case, and prohibited and punished by law. We have the satisfaction of knowing that, have a very good system of registra- in every part of the County, even in tion. Vote 331 X No, unless you be. the Northern precincts, the sentiment lieve tampering with the law will bet. grows steadily, against a removal agitation which began so much out offer of time. The County seat of Lake sought is more valuable for its timber County will never be moved to Paisley. When there are a sufficient num-A bill regulating salmon fisheries ber of voters in the North end to at Lakeview, Oregon, on Wednesday, on the Columbia River. We have no move the County Seat, if they deknowledge of this matter. The peo- mand any change, it will be reasona. Powell, Paul G. Hugus, John Auten. ple in the vicinity of the Columbia ble They will ask for a new County, A. Storkman, all of Lakeview, Oreshould vote for it unanimously, if its and we of the South will help them to gon.

Every day gives increasing evidence the subject, we recommend electors of this trend in public feeling in the office on or before said 8th day of

> The guessing editor of the north end fired wild again last week, when he said that Mr. Oliver, candidate for assessor, signed the petition, made butter and was boycottted. C. E. Oliver, candidate for assessor neither signed the petition, made butter nor was he boycotted. J. C. Oliver, not a candidate for assessor, and never was, makes butter-and sells it every week. He did not sign the petition, nor was HE boycotted. You're all balled up, Mr. Guessing editor; better go out and butt your head against Fort Rock.

The editor of the Silver Lake Leader more valuable for its timber or stone makes a great mistake by publishing than for agricultural purposes, and to such obscene matter in that paper as ment or reason against this bill, and he does. The men of families of the very good reasons are assigned why it county object to such papers going of July, 1908. should pass we believe it should be into their homes. There was talk of excluding it from the mails, and it may yet be done, and the ministry of J. T. Ross, of the defunct Title Lakeview talked of asking the officers Guarantee & Trust Co. Bank, of Port- of the Public Library and Free Readland has been convicted of conversion ing Room to exclude that paper from requested to file their claims in this of the States' money, deposited in the list of papers received there for July 1908.

The Peoples' Power League, Oregon resolutions so much taiked of. The Tax Reform Association, Portland author is not responsible for their Municipal Association, and various adoption. The committee believed other kinds of cranks having organ, they were true, and adopted them ized fato voters' associations, have The Examiner published them with conspired togother for the purpose of the same belief, and there has been deluding, misguiding, and mislerding nothing developed since to convince the Oregon electorate in the adoption one that they were not true. The fact of a lot of hodgposh, in constitutional that the north end papers say they were

> The Examiner absolutely refuses to reply to the obscene and vulgar artiele published in last week's Leader about the people of the south end of Lake county. We cannot afford to stoop to the level of such foul mouthed trash as the Leader editor. We have a soul to save and a dignity to maintain, and he has neither.

Since being called down by The Examiner for advocating anarchy and control of county affairs, the Silver Lake Leader has changed its slogan, and now prints on the top margin of its first page a much milder motto.

Senator Fulton's defeat in the rechanges in Oregon Judiciary. These cent primary election was not so great are 304-306-314-and 336. No others as was first reported. Cake's majoriought to be voted for in Lake County, ty finally dwindled down to about but should certainly be voted against. 2500. Fulton won in 17 countles out They are not only unimportant, but of the 32, and in some by a good,

Mrs. Duniway's Appeal

Gentlemen, voters, sons, brothers: I am growing old. But I can not rest until you have given us the victory. Every bour I spend in this service is A north end man said to the pub- a labor of love. Every dollar I donate lisher of The Examiner, while in con- is a personal sacrifice. Have not the versation regarding the county seat faithful mothers of northern Oregon question, that the Silver Lake papers earned your affirmative votes for their were exceeding their authority. That full and free enfranchisement? You

sentiments of the North end people, You are equipped with ballots,. We in the least. He said that there was are not. We are depending upon you not a citizen of the north end who to honor our flag of truce by voting sanctioned the slanderous attacks YES in our behalf in this unequal made by those papers upon the good contest. You know you would only people of the south end of the county, compel us to repeat this struggle in and further, that all the interest the 1910 if you should fail us now. But people up there were taking in the we believe you will not fail. You county seat, and hoped, some time, closed citadel of libery, leaving us free and in some REASONABLE manner, to choose for ourselves, exactly as you such feeling existed in the north end vote, at every succeeding election. against the people of the south end as Thus only can you acquit yourselves as freemen and relieve us from further Another north end man, remarked effort to secure equality with our

* Abigal Scott Dunniway.

\$50 REWARD.

A REWARD of fifty dollars is here- TERMS.—Ten dollars for the season, and the same reward is hereby offered for information that will lead to the troying the property of the Company. Write particulars to

Chas. Umbach, Secretary Lake Co. Tel. & Tel. Co.

Timber Land Notice United States Land Office, Lakeview, Ore, March 26, 1908. Notice is bereby given that in com-

liance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nev-ada, and Washington Territory," as extended to all the Public Land States

by act of August 4, 1892, James E. Murray, of Lakeview, county of Lake, State of Oegon, has filed in this office his sworn statement No 836, for the purchase of the NE quarter of Section 32, in Township 38 S., Range 16 E., W. M., and will proof to show that the land or stone than for agricultural pursaid land before Register and Receiver tributed in purses, as follows: the 8th day of July, 1968.

Any and all persons claiming adversely the above described land are requested to file their claims in this

July, 1908. J. N. Watson Register. 18-10

Timber Land Notice United States Land Office, Lakeview, Ore. March 31, 1908.

Notice is hereby given that in com- 9th Race-Consolation or some pliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Terr tory, extended to all the Public Land States

by act of August 4, 1892.

Orin A. Keslar, of San Francisco, county of San Francisco, State of California, has filed in this office his sworn statement No. 3970, for the purchase of the N half, N half, of Section No. 10, in Township No. 39 S., Range 21 E., W. M., and will offer proof to show that the land sought is establish his claim to said land before Register and Receiver at Lakeview Oregon, on Monday the 6th day

He names as witnesses: A Neilon, T. M. O' Connell, G. Hardisty, Elza Linville, all of Lakeview Oregon.

Any and all persons claiming adversely the above described lands are office on or before said 6th day of

J. N. Watson, Register 18-10

WE HAVE JUST OPENED OUR SPRING AND SUMMER LINE OF SHIRT WAISTS, ZEPHERS, WASH GOODS, GING-HAMS, LACES, EM-BROIDERIES. HOSIERY,

We invite your inspection

ETC.

BAILEY & MASSINGILL

To Cure a Cold in One Day in Two Days, This signature, 6. 7. Grove on every box. 25c.

Black Bart

Season wil open April 15th

Horse is coal black; weighs 1600 pounds; French Canadlan; bred and raised in Canada.

Will stand at ADEL from Tuesday morning to Saturday morning, and at PLUSH from Saturday evening to Monday morning.

Mares brought from a distance will be cared for in the best possible man-

payable on or before June 15th.

T. A. CRUMP

WANTED-TIMBER LANDS.

NOTICE to sheepmen: My shearing

corrals and dipping vats in Camas prairie are now ready for us, and in good shape. Rosa McDaniels.

\$1500 IN PURSES

Races Commence Thursday, July 2d

The Lake County Agricultural Association Will give four days' racing on their track in Lakeview, commencing July 2d and ending July 7th, poses, and to establish his claim to 1908. The sum of \$1500 will be dis-

FIRST DAY-JULY 2D.

1st Race-%-mile	dash\$150 00)
	longs 175 00	
SECOND	DAY-JULY 3D	9
3d Race-% heat	200 00	0.
4th Race-6 furle	mgs 150 00	0
THIRD D	AY-JULY 6TH	
5th Race-%-mile	dash 175 00)
6th Race-7 furle	ongs 175 00)
FOURTH	DAY-JULY 7TH	
	beat 250 00	
8th Race-I mile	and 94 feet 175 00)

The reason for the mile and 94 feet the mucous surfaces. race is that the track is one mile and as 94 feet from wire to wire.

CONDITIONS

all, five to enter and three to start, but the Association reserves the right to hold a less number than five by reducing the purse in proportion to the number of horses entered.

Entries to close the evening before the race, at 7 o'clock, sharp. The Pacific Coast Blood Horse Association to govern all races. Entrance fees, ten per cent of purse. Money to be divided as follows: 70 per cent to the first horse and 30 per cent to the second horse.

The Association reserves the right to change any of the above races, in the event of not filling. No money paid without a contest.

Board of Directors—Geo. D. Harrow, V. L. Snelling, F. M. Miller, Robt. McKee, F. P. Light. V. L. SNELLING, F. P. LIGHT, Secretary

ALBERT G. DUHME BUYS TIMBER LANDS

FIRST NATIONAL BANK BUILDING LAKEVIEW, OREGON.

He Got What He Needed

time had come," says Mr. C. Furth- Oregon, Mch. 26, 1 Homestead relinquishments wanted. ing, of Mill Creek, Ind. Ter. "I was I needed—strength. I had one foot by act o August, 4 1892, in the grave, but Electric Bitters put Paul G. Hugus, of Lakeview, county of it back on the turf again, and I've Lake, state of Orregon, has filed in been well ever since." Sold under this office his sworn statement No guarantee at A. L. Thronton drug W. store, 50c.

LOUIS SHAW

Dealer In Real Estate

I have listed some of the best Ranches, Timber Lands and Town property in Northern California, a country that is bound to improve rap-

Alturas, California.

Deafness Cannot be Cured

by local applications, as they cannot reach the diseased portion of the ear. PURSE There is only one way to cure deafness and that is by constitutional remedies. Deafness is caused by an inflamed condition of the mucous lining of the Eustachian Tube. When this tube is inflamed you have a rumbling sound or imperfect hearing, and when it is entirely closed, Deafness is the result, and unless the inflammation can be other special 50 00 nothing but an inflamed condition of

We will give One Hundred Dollars for any case of deafness (caused by land sought is more valuable for its catarrh) that cannot be cured by timber or stone than for agricultural All of the above races are free-for-dl, five to enter and three to start, lars free. F. J. Cheney & Co., said land before Register and Receivlars free. Toledo, O. Sold by Druggists, 75c. Take Hall's Fam'ly Pills for consti-

H. D. Clark Contractor and Builder

Job Work a Specialty Estimates Furnished

Shop next door to Ahlstrom's Saddlery Shop

Lakeview, Oregon

and Parameter & work of the same

TimberLand Notice. "Nine years ago it looked as if my United States Land Office, Lakeview,

Notice is hereby given that in comarrest and conviction of anyone des- Want to buy direct from owners, so run down that life bung on a very plance with the provisions of the act of Congress of June 3, 1878, entitled, slerder thread. It was then my "An Act for the sale of Timber lands M. H., Box 492, Eugene, Oregon. 9t druggist recommended Electric Bit in the states of Catifornia, Oregon, ters. I bought a bottle and I got what Nevada, and Washington Territory.

3837, for the purchase of the E half S. W. quarter, West half SE quarter of Section 29, in Township 38 S., Range 16 E., W. M., and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purpose; and to establish his claim to said land before Register and Receiver at Lakeview Oregon on Thursday the 9th day of July, 1908.

He names as witnesses: Thos J. Powell, James E. Murray, Jno. Anten, A. Storkman, all of Lakeview Oregon Any and all persons claiming adversely the above described lands are re quested to file their claims in this office on or before said 9th day of

J. N Watson, Register.

Timber Land Notice

Uinted States Land Office, Lake view, Oregon, Apirl 17, 1908. Notice is hereby given that in com-

pliance with the provisions of the act of Congress of June 3, 1878, entitled, "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory, taken out and this tube restored to as extended to all the Public Land taken out and this tube restored to as extended to all the Fublic Land its normal condition, hearing will be destroyed forever; nine cases out of ten are caused by Catarrh, which is nothing but an inflamed condition of the mucous surfaces.

as extended to all the Fublic Land States by act of August 4, 1852, WILLIAM SCHMIDT, of Lakeview, county of Lake, State of Oregon, has filed in this office his sworn statement, No. 4086, for the purchase of the S helf, SW quarter, of Section 17, Inc. Township 268, Range 2015, W.M.

in Township 36 S., Range 20 E., W M. and will offer proof to show that the er, at Lakeview, Oregon, on Wednes day, the 15th day of July, 1908. He names as witnesses: Dan O'Shea, John Branch, D. Bryan, A W. Bryan.

all of Lakeview, Oregon.

Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 15th day of July, 1908.

J. N. Watson, Register.

Plenty of Trouble

is caused by stagnation of the liver and bowels. To get rid of it and headache and biliousness and the poison that brings jaundice, take Dr. King's New Life Pills, the reliable puriflers that do the work without grinding or griping. 25c at A. L. Thornton's drug store.