

Examiner
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TER
 Lakeview, Oregon, April 30, 1908

Some Vicious Amendments
 The Peoples' Power League, Oregon Tax Reform Association, Portland Municipal Association, and various other kinds of cranks having organized into voters' associations, have conspired together for the purpose of deluding, misguiding, and misleading the Oregon electorate in the adoption of a lot of hogwash, in constitutional amendments and initiative bills which if adopted by a community of Piate Indians would be a reflection upon their intelligence.

What's the difference who wrote the resolutions so much talked of. The author is not responsible for their adoption. The committee believed they were true, and adopted them. The Examiner published them with the same belief, and there has been nothing developed since to convince one that they were not true. The fact that the north end papers say they were not has no effect.

Opinion of Amendments
 321—Yes.
 322—No.
 This is a proposed amendment to the constitution providing for the removal of any public officer by special election of the people. We shall vote against this amendment, and should be proud to see every vote cast in Lake County against it.

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

The Examiner absolutely refuses to reply to the obscene and vulgar article 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.

Our officer is incompetent or otherwise unworthy he may be suspended and removed. Teach cranks you are not ready to gulp down every notion offered you, by voting 323—X No.

Some of these measures ought to pass; among them, the bill to change the time for holding state elections, the appropriation for the Oregon University, the creation of Hood River County, and possibly the Legislative Assembly amendment providing for increase of the number of Supreme Judges, and for other changes in Oregon Judiciary. These are 304—306—311—and 333. No others ought to be voted for in Lake County, but should certainly be voted against.

Since being called down by The Examiner for advocating anarchy and the "putting under the surface" of present officials, in order to gain 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 wadder motto.

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.

A north end man said to the publisher of The Examiner, while in conversation regarding the county seat question, that the Silver Lake papers were exceeding their authority. That neither of those papers represented the sentiments of the North end people, in the least. He said that there was not a citizen of the north end who sanctioned the slanderous attacks made by those papers upon the good people of the south end of the county, and further, that all the interest the people up there were taking in the subject was a desire to be nearer a county seat, and hoped, some time, and in some REASONABLE manner, to realize their hopes, but that no such feeling existed in the north end against the people of the south end as was represented by those papers.

Senator Fulton's defeat in the recent primary election was not so great as was first reported. Croke's majority finally dwindled down to about 2000. Fulton won in 17 counties out of the 32, and in some by a good, round majority.

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.

Another north end man, remarked that "The ONLY logical solution of the county seat problem is county division, whenever the north end is prepared for it." Both these men are influential, intelligent, educated, thinking, reasonable men. And they represent the north end sentiment, and not those vilifying, slanderous papers that have no support behind what they say, and no argument to make other than to charge every south end man with all sorts of nasty things, which everyone knows is false.

Mrs. Dunway's Appeal
 Gentlemen, voters, sons, brothers: I am growing old. But I can not rest until you have given us the victory. Every hour I spend in this service is a labor of love. Every dollar I donate is a personal sacrifice. Have not the faithful mothers of northern Oregon earned your affirmative votes for their full and free enfranchisement? You ought not to be afraid of us.

An amendment proposed to the constitution by initiative petition, providing elections shall be by majorities and not by pluralities, and that parties shall be proportionately represented in all offices filled by election of two or more persons. There is another opportunity to show that, in Lake County the initiative is no "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 cast every vote for 324 X—No.

The two creatures at Silver Lake, only active sponsors of the project to move the county seat to Paisley, having begun by an attempt to "kiss their way through" and seeing their cause growing more and more feeble, have lately, in accordance with the true instincts of their species, delivered their last blow, in the attempt to check our relentless pursuit, by deluging the people of Lakeview with the odors of their own bodies.

Abigail Scott Dunway,
 Mother of Native Sons, and President Oregon State Equal Suffrage Association. 18-1.

A bill by initiative petition limiting the amount of money that may be paid for campaign purposes by any candidate for office and providing a new system of registration by precincts and manner of conducting elections. The necessity for this law is not apparent. The corrupt use of money by candidates for office is now prohibited and punished by law. We have a very good system of registration. Vote 331 X No, unless you believe tampering with the law will better it.

Happily we have something substantial upon which to rest our case, and have the satisfaction of knowing that, in every part of the County, even in the Northern precincts, the sentiment grows steadily, against a removal agitation which began so much out of time. The County seat of Lake County will never be moved to Paisley. When there are a sufficient number of voters in the North end to move the County Seat, if they demand any change, it will be reasonable. They will ask for a new County, and we of the South will help them to get it.

United States Land Office, Lakeview, Ore. March 26, 1908.
 Notice is hereby given that in compliance 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," as extended to all the Public Land States by act of August 4, 1892,

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 jury.

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 boycotted. O. 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.

James E. Murray, of Lakeview, county of Lake, State of Oregon, 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 offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before Register and Receiver at Lakeview, Oregon, on Wednesday, the 8th day of July, 1908.

This is a bill by initiative petition creating the County of Hood River. As no one has presented an argument or reason against this bill, and very good reasons are assigned why it should pass we believe it should be supported by Lake county electors.

The editor of the Silver Lake Leader makes a great mistake by publishing such obscene matter in that paper as he does. The men of families of the county object to such papers going into their homes. There was talk of excluding it from the mails, and it may yet be done, and the ministry of Lakeview talked of asking the officers of the Public Library and Free Reading Room to exclude that paper from the list of papers received there for the public to read.

He names as witnesses: A. J. Nelson, T. M. O'Connell, G. W. Hardisty, Eliza Linville, 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 6th day of July 1908.
 J. N. Watson, Register 18-10

WE HAVE JUST OPENED OUR SPRING AND SUMMER LINE OF SHIRT WAISTS, ZEPHERS, WASH GOODS, GINGHAMS, LACES, EMBROIDERIES, HOSIERY, ETC.
 We invite your inspection
BAILEY & MASSINGILL

To Cure a Cold in One Day
 Take **Exhaustive Bromo Quinine Tablets**. This signature, *E. H. Grove* box 25c.

Black Bart
 Season will open April 15th and close June 15th, 1908
 Horse is coal black; weighs 1600 pounds; French Canadian; 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 manner.
 TERMS.—Ten dollars for the season, payable on or before June 15th.
T. A. CRUMP

ALBERT G. DUHME BUYS TIMBER LANDS
FIRST NATIONAL BANK BUILDING LAKEVIEW, OREGON.

\$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, 1908. The sum of \$1500 will be distributed in purses, as follows:
FIRST DAY—JULY 2d.
 1st Race— $\frac{1}{2}$ -mile dash..... \$150 00
 2d Race— $\frac{3}{4}$ furlongs..... 175 00
SECOND DAY—JULY 3d
 3d Race— $\frac{1}{2}$ mile..... 200 00
 4th Race— $\frac{3}{4}$ furlongs..... 150 00
THIRD DAY—JULY 6th
 5th Race— $\frac{1}{2}$ -mile dash..... 175 00
 6th Race— $\frac{3}{4}$ furlongs..... 175 00
FOURTH DAY—JULY 7th
 7th Race— $\frac{1}{2}$ -mile dash..... 250 00
 8th Race—1 mile and 94 feet..... 175 00
 9th Race—Consolation or some other special..... 50 00
 The reason for the mile and 94 feet race is that the track is one mile and 94 feet from wire to wire.
CONDITIONS
 All of the above races are free-for-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.
F. P. LIGHT, V. L. SNELLING, President, Secretary

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 rapidly.
 Alturas, California.

Timberland Notice.
 United States Land Office, Lakeview, Oregon, Feb. 26, 1908.
 Notice is hereby given that in compliance 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," as extended to all the public land states by act of August 4, 1892,
 Paul G. Huges, of Lakeview, county of Lake, state of Oregon, has filed in this office his sworn statement No. 2837, 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 purposes, 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. Auten, A. Storkman, 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 9th day of July 1908
 J. N. Watson, Register.

Deafness Cannot be Cured
 by local applications, as they cannot reach the diseased portion of the ear. There is only one way to cure deafness and that is by constitutional remedies. Deafness is caused by an inflammation 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 taken out and this tube restored to 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.
 We will give One Hundred Dollars for any case of deafness (caused by catarrh) that cannot be cured by Hall's Catarrh Cure. Send for circulars free. F. J. Cheney & Co., Toledo, O.
 Sold by Druggists, 75c.
 Take Hall's Family Pills for constipation.

Timber Land Notice
 United States Land Office, Lakeview, Oregon, April 17, 1908.
 Notice is hereby given that in compliance 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," as extended to all the Public Land States by act of August 4, 1892,
 WILLIAM SCHMIDT, of Lakeview, county of Lake, State of Oregon, has filed in this office his sworn statement, No. 4080, for the purchase of the S half, SW quarter, of Section 17, in Township 36 S., Range 20 E., W. M., and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before Register and Receiver, at Lakeview, Oregon, on Wednesday, 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.

H. D. Clark
Contractor and Builder
 Job Work a Specialty
 Estimates Furnished
 Shop next door to Ahlstrom's Saddlery Shop
Lakeview, Oregon

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 purifiers that do the work without grinding or griping. 25c at A. L. Thronton's drug store.