

STUDENTS SETTLE TARIFF QUESTION

KLAMATH IS WINNER

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Here everybody knew what to do, and they laughed and applauded, both sides of contestants joining in the mirth. Mr. Mowatt gave the first argument on the affirmative side of the question as to whether it be resolved that the policy of this country be a gradual progress away from a protective tariff. He declared it a nefarious system of

robbery masked under the name of protection and injurious to the nation, the producer, the consumer and the wage earner. Prior to the revolution there was no tariff, but from 1816 to 1832 there was a steady increase in the tariff tendency, while the Clay measure in 1822 inaugurated a lessening trend until the civil war. During the war the capitalists got control and pushed for protection. Trade is an index of the advancement of the nation, he insisted. The nation is spending millions to build a Panama canal to facilitate trade when with a stroke of the pen much more might be accomplished. Under it the natural wealth decreases and it acts as an artificial stimulus. "Infant industries," which were 120 years ago given protection, he said, are now the loudest to clamor for the shelter, although over a century old. Sixty years ago our registered tonnage for vessels was the same as Great Britain, but recently the greater tonnage by far has been that of foreign countries, and this under protection, which does not foster shipping. Since the civil war there have been six panics here, and France and England, with free trade, have had but three each. Texas, when a part of Mexico, had to have protection from the United States, and now that she is one of the United States she has to have protection from Mexico. Henry Havemeyer says the mother of all trusts is the protective tariff, "and he, of all people, ought to know."

Unnecessary taxation is unjust taxation, now as always, he concluded. First for the negative side was Mr. Pell, who declared it absurd to say that free trade causes corruption in politics, as it would only aggravate it. England with free trade has monopolies, while France with protection has none. The railroads are vast trusts, and have no protection, for we could not protect them if we wanted to. Every time we have had free trade we have had panics. With free trade the foreign competition would cause our manufacturers to drop prices until industries would have to give up and the factories driven out. He did not defend the unnecessarily high tariff, declaring that if 20 per cent is enough to cover the difference in price to take care of the home product, he did not approve of 35 per cent. The opposition would have to prove that free trade is necessary, practical and just for it.

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The cause is the absence of two horses belonging to his honor. It is not usual that the Graves nags go away for long. Some time they stay out a little late at night, and have even been known, when having forgotten a latchkey, to remain away until the next day. But this time they are making a stay of serious length. Whether they went is not known. The owner thinks they have not been

QUESTIONS FOR YOUNG TEACHERS

SOURCES OF INQUIRY WHICH WILL BE AIMED AT CANDIDATES FOR STATE PAPERS AT NEXT EXAMINATION

County Superintendent of Schools John G. Swan is in receipt from State Superintendent L. R. Alderman of a circular giving the sources of examination questions for the summer and winter tests of those who want state papers.

Examinations will be held June 19, 20, 21 and 22, and December 18, 19 and 20, 1912. Sources of questions will be as follows:

Arithmetic—One-fourth from the course of study and Colgrove, three-fourths from Smith.

Civil Government—Strong and Schaefer.

Geography—One-fourth from the course of study and Colgrove, three-fourths from Redway and Homan.

Grammar—One-fourth from the course of study and Colgrove, three-fourths from Beuhler.

History—One-fourth from the course of study and Colgrove, three-fourths from Doub.

Orthography—One-fourth from the course of study and Colgrove, three-fourths from Reed's Word Lessons.

Physical Geography—Tarr's new Physical Geography.

Reading—Course of study and Colgrove.

School Laws of Oregon, 1911 edition.

Theory and Practice—Colgrove, "The Teacher and the School."

Writing—Course of study, Colgrove and the Outlook Writing System.

Algebra—Wells, Algebra for Secondary Schools.

Composition—Herrick and Damon.

Literature, American—Newcomer's American Literature and Classics.

Physiology—Krohn.

Psychology—Reed, An Introduction to Psychology.

Bookkeeping—Office Methods and Practical Bookkeeping.

Botany—Bergon, Elements of Botany.

Geology—Le Conte.

Geometry—Wentworth.

History, General—Meyers' General History.

WATCH IS TAKEN FROM ASHLANDER

WALKER THORN, JACKSON COUNTY DEBATER, PUTS WATCH ON TABLE AT OPERA HOUSE AND IT DISAPPEARS

Walker Thorn, one of the debaters from Ashland, representing the Jackson county school in the tariff question at the opera house last night, lost his watch. With his fellow students he sat at a table, having his watch laid out in front of him to see that the speakers kept within the fifteen minute limit. After the debate was concluded and the victory awarded to Klamath High, lots of folks from the audience climbed to the stage to congratulate the winners and losers as well for good work.

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ATTACH BOVINES TO SECURE CLAIM

DOMESTIC QUADRUPEDS UNDER COURT CARE PENDING CASE OF BANK VERSUS JOSEPH KONOP

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REVIVAL BEGINS AT GRACE CHURCH

WITH REGULAR SERVICES TOMORROW AND TWO SPECIAL MEETINGS DURING WEEKDAYS FOLLOWING

Beginning tomorrow the Methodist folk of Klamath Falls will inaugurate a series of revivals in Grace M. E. Church, of which Rev. Geo. H. Peese is pastor. For stimulating the interest of the people in the effort for a religious awakening the church has secured the services of Rev. C. M. Van

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AMBROGETTI TRIES CASE SECOND TIME

CLARKE DEFENDANT

Once more the case of Tomaso Ambrogetti vs. W. I. Clarke is before the circuit court for the recovery of sufficient medium of exchange to defray an alleged deficiency in payment to the Italian stonemason. Some months ago the case was tried in the circuit court, but the jury found the questions involved so disagreeable that it resulted in themselves getting into the same state. They remained disagreeable for so long a time that the court felt that to keep them on the case would probably lead to serious impairment of their otherwise good natures, and so it discharged the jury.

The issue in the case is whether Ambrogetti received full payment for building a stone wall foundation for a house built by Clarke on a lot the latter has in the Ewauna Heights addition. He claims that he built a wall for which he was entitled to \$776, and that he received but \$300. Therefore he asks a balance, with interest from the time he is alleged to have become due. Ambrogetti contends that the contract which he signed with Clarke for the work was in English, and that he does not understand that language. The contract was not witnessed.

Clarke's position is that the contract was a valid and binding contract and that he endeavored to do his part by tendering an entire balance to Ambrogetti about \$175 after having paid him the \$300.

William H. Shaw is attorney for the plaintiff, and Clarke is represented by Fred H. Mills, who has associated with him in the case Attorney W. J. Shaver, a newcomer to Klamath Falls legal circles.

Of the available jurors the defendant excused Hans Nylander and J. E. Book, while the plaintiff excused Geo. Shell and Jack Kerr. W. O. Smith was excused by the defense during the examination of jurors, and sat in the court room to listen to the proceedings when it became apparent that the panel would be exhausted with only eleven men in the box. Attorney Mills was willing to go ahead with eleven when Attorney Shaw said that he had no objection to Smith.

"Do you withdraw your objection to him?" asked the court. "Yes," replied the attorney, upon which Smith was recalled to the jury box and made the twelfth man, the others being S. S. Hill, Charles Burgdorf, E. S. Terwilliger, Joseph Taylor, Floyd Brandenburg, C. W. Miller, J. W. Bryant, A. E. Brown, A. D. Addison, Frank Oberchain and J. C. Edsall.

When the case was ready to go ahead after a short intermission Juror Addison was missing. He soon appeared, and then it was discovered that the plaintiff was not at hand. He delayed the case about half an hour by his absence, and when he came into court Judge Henry L. Benson informed him that if he delayed

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ELKS MASQUERADE BALL FINE AFFAIR

WITH SOME GOOD COSTUMES PRESENTED

It was one of the most enjoyable dances of the season which Klamath Falls Lodge 1247, B. P. O. E., gave last night at the pavilion, while as a masquerade affair it was an edition de luxe. Exalted Ruler E. B. Hall of the local organization acted as a sort of informal floor manager, and everything went off in the smoothest manner. The costumes were chosen by those in attendance, who numbered almost 200, with a strong sense of humor and fitness, depending on the character assumed.

Two of the most noted examples of comical getups were those of J. J. Forter as an Irish "Biddy" and John Houston as Captain J. F. Lee, county

assessor. The likeness to Captain Lee was so strong that even one of the captain's own daughters went up to the character after others were disclosing their identity and said, "Papa, why don't you take off your mask? All the others have unmasked."

The dance went on, with excellent music by the White Pelican orchestra, until midnight, when everybody adjourned to the Elks clubrooms to a Dutch lunch and some music.

Meet me at the White Pelican Orchestra's dance Saturday night

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