"Jokers" in "Dry" Amendment Dumdum Bullets Were Admitted by "Drys"

Big Blunder in Misleading 'Prohibition' Campaign Finally Made

J. E. Wheeler, Chairman of the Committee of One Hundred Admits in Public Print:

That PROHIBITION is an INFRINGEMENT OF PERSONAL LIBERTY.

That the word "DISTRIBUTION" was DELIBERATELY LEFT OUT of the proposed "prohibition" amendment

That "ANY CITIZEN" may ship liquor "direct from some other state to "HIS OWN

Every Claim Made by the Anti-Prohibition death Forces Against the Proposed "Prohibition" Amendment in Oregon Is Confessed in the Three Above Admissions

The Anti-Prohibition forces have steadfastly claimed

That "Prohibition is an infringement of PERSONAL LIBERTY." Mr. Wheeler admits it, word for word, in public print,

That "Prohibition will not prohibit." Mr. Wheeler's admission proves his Committee of One Hundred is not trying to prohibit

That "Prohibition does not mean Dry Oregon."

That "Prohibition would be a death-blow to the present healthy growth of TRUE TEMPERANCE SENTIMENT in the land." Mr. Wheeler's admission proves it.

That "Probibition would let down the bars to BLINDPIGGERS and BOOTLEG-GERS, who would deal in deadly decoctions"; the same law allowing any "blindpigger" with a HOME to ship liquor "direct from some other state to HIS own home. The BLINDPIGGER is as much of a "CITIZEN" as any other man or woman in Oregon. The blindpigger, because he is not under inspection by state, federal or city officials, will "manufacture" one barrel of PURE WINE, BEER or LIQUOR into a DOZEN BARRELS of POISONOUS BEVERAGES that will make a new generation of imbeciles, idiots and criminals in Oregon.

Mr. Wheeler's Three Blundering Admissions Are the Best Three Reasons Why His Misnamed, Misleading "Prohibition" Amendment Is an Alarming Menace to the State

IT IS AN ALARMING MENACE

BECAUSE he would have the people of this state vote away their PERSONAL LIR. ERTY in the belief that they were voting for a "dr;

BECAUSE he would take away the present splendid HOME RULE and LOCAL OPTION LAWS from CITIES and TOWNS and transfer liquor traffic control to the STATE.

BECAUSE, with all kinds of vile liquor being shipped in "FROM OTHER STATES" into "ANY CITIZEN'S HOME," not subject to federal, state or local INSPEC-TION, it will be ENTIRELY UNREGULATED, and will become as "free as water." BECAUSE it will permit any

BOY OR MAN to "ship" in whiskey in any amount, without even having to SIGN HIS NAME with the TRANS. PORTATION COMPANIES, as under the present HOME RULE and LOCAL OPTION HECAUSE it will in no way check the HERESPONSIBLE DRINKER whom a "probibition law" is said to protect.

BECAUSE it would wipe out \$900,000 in LICENSE REV-ENUES in the state, without aiding TRUE TEMPER-

BECAUSE it would seriously INCREASE TAXES in the TEMPERANCE.

BECAUSE it would throw TEN THOUSAND MORE MEN AND WOMEN INTO IDLE-NESS, without aiding TRUE TEMPERANCE.

RECAUSE it would empty 500 more stores and 2,000 more homes, without aiding TRUE TEMPERANCE.

BECAUSE it would seriously cripple the HOP YARDS and HOP INDUSTRY of the state, injure a \$3,000,000 ANNUAL PAYROLL of 50,-000 HOP PICKERS and

sadly reduce a \$6,000,000 ANNUAL INCOME to the state from HOP SALES without siding TRUE TEMPER-ANCE, and

DECAUSE it would force "Skelley's Skeleton," liquor into THOUSANDS OF HOMES in this state, to be drunk WHOLESALE by UN-RESTRAINED DRINKERS Coming before the very eyes of the CHILDREN whom TRUE TEMPERANCE WOULD PROTECT, thus dealing a serious blow to TRUE TEM-PERANCE in the HOME, without in any way AIDING

BECAUSE it would build up an ARMY OF BOOTLEG. GERS and BLINDPIGGERS in the HIGHWAYS AND BYWAYS, teaching HYPOC-RISY, DECEIT, SNEAKING AND LYING TO MEN AND BOYS-and WOMEN AND GIRLS, too-and thus dealing another serious blow to TRUE TEMPERANCE, without in any way aiding TRUE TEMPERANCE.

Read what Mr. Wheeler, Chairman of the "Prohibition" Committee of One Hundred, says in his own words in the "official dry organ," the Evening Telegram, of Portland, September 29, 1914:

"The 'wet' forces are seeking to make capital of the fact that the osed Oregon dry amendment DOES NOT FORBID THE 'DISTRI-BUTION' OF LIQUOR, but merely its 'MANUFACTURE' and 'SALE.'

THEY ARE CORRECT. This was done DESIGNEDLY and DE-LIBERATELY BY THOSE WHO DREW THIS AMENDMENT. Oregon has many citizens, especially many of foreign birth, who desire to have quor in their homes. They feel that it would be a HARDSHIP and an INFRINGEMENT OF THEIR PERSONAL LIBERTY absolutely to forbid them the use of liquor.

"The present proposed law DOES NOT FORBID THE USE OF LIQUOR by any citizen, be he poor or rich, provided he wishes to have this SHIPPED DIRECT FROM SOME OTHER STATE TO HIS

Can Any Intelligent Voter Fail to See the Jokers?

VOTE 333 X NO

And Put an End to This "Prohibition Agitation"

(Paid Advertisement, Taxpayers & Wage Earners' League of Oregon, Portland, Oregon)

Made to Fight Savages

for the British government in India ing. the air into a horrible bulging ob- its use. ject which tears through the flesh of a man, surely bleeding him to

The purpose of this bullet is to kill the man every time. The purpose of the ordinary humane bullet of modern warfare, which is wholly encased in the County Court of the State of in steel or nickle, is merely to put the man out of the fight. It makes a in the Matter of the Estate of William small, clean wound. If it does not strike a vital part the bullet may go

pass. The way to defeat them is to required.

Vote "NO" 329 and "NO" 331 Oregon Commercial Protective Asso- October 21st, 1914. ciation, Yeon Building, Portland,

(Paid Advertisement)

Theater Guide

Houston's Metropolitan Amusements

HOUSTON'S OPERA HOUSE

STAR THEATER

A Drama of the Carolina Hills. Vitagraph in Two Parts.

"A Leap for Life,"

Biograph Comedy

ANY SEAT 10 CENTS

MARY PICKFORD in "A Good Little Devil"

TRUE TEMPERANCE, and TEMPLE THEATER

"The Blood Ruby," Vitagraph Two Reel Drama A Man From the Past," Biograph Drama

'Nearly a Widow,' **Edison Comedy**

TODAY ONLY

ADMISSION ALWAYS 10 CENTS

"PATHE DAILY NEWS"

MATINEE DAILY AT 8:80

ALL LICENSED PICTURES

MERRILL OPERA HOUSE Merrill, Ore.

MOTION PICTURES TURBDAYS AND SATURDAYS

Don't suffer! Get a dime peck-of Dr. James' Headache Powders.

You can clear your head and relieve a dull, splitting or violent throbbing headache in a moment with a Dr. James' Headache Powder. This old-time headache relief acts almost magically. Send some one to the drug store now for a dime package and a few moments after you take a powder you will wonder what became of the headache, neuralgia and pain. Stop suffering—it's needless. Be sure you get what you ask for.

Dumdum bullets have their name entirely through the man without from a little town in India, near Cal- wounding him seriously. But it puts cutta, where the ammunition factory him out of the fight for the time be-

is situated. For the benefit of Af- Our British friends in India considghans, possible Indian mutineers, ne ered that a humane builet like that groes and other barbarians, the Brit- would be of little use to light sayish had a bullet manufactured here ages with, and therefore, at Dumdum which is half covered with steel, but they manufactured the soft-nosed exwith a soft leaden nose; when dis- panding horror. But the international charged from a modern rifle of high conference at The Hague in 1899 power this soft nose expands, or decided against the use of this builet 'mushrooms," turning the bullet in in war and adopted a rule forbidding

Legal Notices

Oregon, for Klamath County. Martin, Deceased.

Notice is hereby given that the undersigned has been duly appointed administrator of the estate of William Why Destroy Lumber Industry? Martin, deceased, by the county court Lumber is by far the most import- of Klamath county, Oregon, and that ant industry of Oregon. We have all persons having claims against said one-fifth of the standing timber of estate are required to present same the United States in Oregon. Not and to me at the law office of Rollo C. other saw mill will be erected on the Groesbeck, Klamath Falls, Oregon, tide lands or rivers of Oregon if within six months from the date of these so-called "Water Front" bills this notice, properly verified as by law

Dated at Klamath Falls, Oregon,

SILAS OBENCHAIN. Administrator of the Estate of William Martin, Deceased. 21-28-4-11-18 h

> Notice for Publication (Not Coal Lands)

September 11, 1914.

A. Grimes, whose postoffice address against you: is Klamath Falls, Oregon, did, on the 1.—That you, or any of you, have 11th day of May, 1914, file in this or has no estate or interest whatever office Sworn Statement and Applica- in or to the lands described in said tion No. 67533, to purchase the E1/2 complaint, being the following de-SW 4, section 3, Township 39 S scribed real property, situated in the Range 10 E. Willamette Meridian, County of Klamath, State of Oregon, and the timber thereon, under the to-wit: provisions of the act of June 3, 1878, and acts amendatory, known as the "Timber and Stone Law," at such value as might be fixed by appraisement, and that, pursuant to such application, the land and timber thereon have been appraised at a total of \$257.50, the timber estimated 355,-000 board feet at \$.50 per M, 600 juniper posts at 5c, and the land \$50.00; that said applicant will offer final proof in support of his application and sworn statement on the 8th day of December, 1914, before C. R. Del.ap, county clerk of Klamath

county, at Klamath Falls, Oregon. initiate a contest at any time before claim whatever in or to said premises, patent issues, by filing a corroborated or any part thereof, adverse to this office, alleging facts affidavit in this office, alleging facts plaintiff; and for such other and furwhich would defeat the entry.

JAS, F. BURGESS, Register. 10-2; 12-4 h

WINTERS

The Jeweler and Optician

and optician can sell you a pair of glasses that will give comfort and The jeweler and optician who can is good man to

Not every jeweler

622 MAIN



(In Equity, No. 620) In the Circuit Court of the State of for the relief prayed for in the com-

Oregon, for the County of Klam-

J. W. Siemens, Plaintiff,

Unknown Heirs of Charles Percy Nichola, otherwise known Schadde, his wife; Henry D. Schadde, and Mary Doe Schadde, man, and John Doe Hartman, her husband, also all other persons or parties unknown, claiming any right, title, estate, flen or interest in the real estate described in the complaint herein. Defendants.

the Unknown Heirs of Charles Percy Nichols, otherwise known as C. P. Nichols, deceased; the Unknown Heirs of Louis Gerz, deceased; Sophia Schadde, William A. Schadde, and Jane Doe Schadde, his wife; Edward Schadde, and Rebecca Roe Schadde, his wife; Henry D. Schadde, and Mary Doe Schadde, his wife; Augusta Elsle Hartman, and John Doe Hartman her husband, and Emma Bertha Witte, and Richard Roe Witte, her husband, also all other per sons or parties unknown, claimscribed in the complaint herein.

In the name of the State of Oregon, You, and each of you, are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before Saturday, the 21st day of November, 1914, that being the last day of the time pre- and as to equity appertain. scribed in the order for publication of Department of the Interior, U. S. answer, for want thereof the plaintin Benson, judge of the above entitled Land Office at Lakeview. Oregon, will apply to the court for the relief court, which order is dated Septem-Notice is hereby given that Henry wit: For a judgment and decree publication is September 23d, 1914,

All of lot numbered one (1), and the east thirty feet of lot numbered two (2), in block numbered sixtytwo (62) in Nichols Addition to the City of Klamath Falls (formerly the Town of Linkville), Oregon; being situated in the southwest quarter of the southeast quarter (SW % of SE %) of Section twentynine (29), in Township thirty-eight (38), south of Range nine (9). east of the Willamette Meridian, in Oregon:

or any part thereof, and that title of

said county, acting, in the absence of parts of the following named streets, the Judge of the Circuit Court of said to-wit: six successive weeks. The date of the from Upham street to Delta street, first publication of this summons is including intersections. October 9th, 1914. HAY & MERRIMAN,

Attorneys for Plaintiff. 9-16-23-30-6-13-20 h

Summons (No. 627 Equity)

Klamath.

Marion A. Clement, Plaintiff,

above named:

you are hereby required to be and Dated at Klamath Falls, Ores appear and answer the complaint filed October 12, 1914. against you in the above entitled cause, on or before the fifth day of Police Judge of the City of Ki November, 1914, and if you fall so to Falls, Oregon.

appear and answer, the plaintiff, for want thereof, will apply to the court plaint, which is as follows:

That four certain claims for log ger's liens, filed in the clerk's office of the county court, Klamath county, Oregon, on the 18th day of September, 1914, by Marion A. Clement, plaintiff, Charles Stallworth, Ed Kelly and Joe Clement, aggregating the as C. P. Nichols, deceased; the amount of five hundred fifty dollays Unknown Heirs of Louis Gerz, and twenty cents, which last three deceased; Sophia Schadde, Wil. claims for liens were duly assigned to liam A. Schadde, and Jane Doe the plaintiff, he foreclosed and judg-Schadde, his wife; Edward seven dollars and twenty cents, clerk's Schadde, and Rebecca Roe filing fees, twenty-five dollars attoreny's fees for preparing said claims, and one hundred dollars, attorney's his wife; Augusta Elsie Hart- fees for foreclosing the same, and for costs of suit. That the logs her husband, and Emma Bertha and lumber upon which the same is Witte, and Richard Roe Witte, attached and held to be a valid lies, is located and situated upon the following premises, to-wit:

Beginning at cattle guard number 418A on the Southern Paeific right of way, in Section five, township forty-one, south range eight, east of Willamette Meridian, Klamath county, Oregon, extending thence southerly along said right of way one thousand feet; thence westerly and at right angles with sald right of way, one thousand feet; thence northerly and parallel with said right of way one thousand feet; thence easterly to the place of beginning: and

The west half of the northeast quarter of Section six, township forty-one, south range eight, east of Willamette Meridien, Klamath County, Oregon.

That said property sold upon exeinterest in the real estate dethe payment of said sums of money above mentioned, due the plaintif herein, and that you be forever barred and forever foreclosed of all right, title and interest in and to said property, and for such other and further relief as to the court may seem meet

This summons is served upon you this summons; and, if you fall so to by order of the Honorable Henry L. prayed for in the said complaint, to- ber 19th, 1914. The date of first and the last date of publication is November 4th, 1914.

MARION A. CLEMENT, Plaintiff. H. A. RENNER, Attorney for Plaintiff.

23-30-7-14-21-28-4 b

Notice Inviting Proposals to Purchas City of Klamath Falls Improve-

ment Bonds. Sealed proposals will be received by the undersigned until Thursday, November 12, 1914, at the hour of 8 o'clock p. m. of said day, at the city hall in the city of Klamath Falls, Oregon, (and at such time and place all proposals received will be open for the purchase of \$25,021.15 city of Klamath Falls, Oregon, coupon improvement bonds, payable ten years from date of issue, bearing a rate of interest not to exceed six per cent per the plaintiff thereto is good and valid. annum, interest payable semi-annu-2.—That you, and each of you, be ally, principal and interest payable at test this purchase before entry, or receiver enjoined and debarred from the office of the city treasurer or at test this purchase before entry, or asserting any right, title, interest or the fiscal agency of the state of Orether relief as to this court shall seem will be issued in denominations not meet, or as in equity may appertain.

This summons is served by publicafrom one to inclusive. Said tion thereof in the Evening Herald, a bonds are authorized by Ordinance daily newspaper of general circula- No. 341 of the city of Klamath Palls, tion, published in Klamath County, Oregon, for the purpose of providing Wm. S. Worden, County Judge of parts of the cost of improving

Eighth street, from Main street to county, by virtue of the authority by law in him vested in such cases, made, dated and filed in said suit at Klam-ath Falls. Oregon, on the 8th day of October, 1914; which said order requires that summons in said suit be published once a week for a period of White avenue, and White avenue,

Said bonds will be sold to the highest bidder for cash, and for not less than their par value and accrued interest.

Each proposal to purchase said bonds must be accompanied by a

check for five per cent of the amount In the Circuit Court of the State of of the proposal, certified by some re-Oregon, for the County of sponsible bank, payable to the order of the undersigned. Proposals must be sealed and endorsed, "Proposals to Purchase Improvement Bonds." Oscar F. North and J. W. Newhart, The Council of said city reserves

(doing business under the firm the right to reject any and all bids name, style and description of and proposals to purchase such bonds. North & Newhart), co-partners, Said bonds will contain a provision Orr Lake Lumber Company (a to the effect that the city reserves the corporation), and Oscar Fanno, right to take up and cancel such bonds upon payment at any time of To Orr Lake Lumber Company, a cor- the face value with accrued interest to poration, one of the defendants date of payment, at any semi-annual coupon period, at or after one yes In the name of the State of Oregon, from the date of such bond or be