

LOCAL NEWS.

John S. Shook, the popular rancher of Dairy, was in town Friday.

See the splendid new advertisement of I. A. Duffy's popular store.

C. T. Silvers, of Klamath Lake precinct, was in town today.

District Attorney Watson departed Sunday for his home at Ashland.

Prof. Washburn is now in California looking after a school which has been offered him.

Colonel Cogswell, of Portland, gave us the pleasure of a call on Saturday, being on his way home from Lakeview.

Under the management of the Klamath Falls band, the Fourth of July is to be duly celebrated in this place.

Frank Light and S. E. Ostrom, of Lakeview, were here yesterday on their way home from Astoria where they attended the grand lodge of I. O. O. F.

On account of the crowded condition of this paper, we are compelled to omit a number of items and communications, which otherwise would be gladly published.

J. W. McCoy, of Fort Klamath, was in town on Saturday. He reports that a large majority in that precinct for Gardner for commissioner, may confidently be expected.

By special request, Mr. Duffy will have another steamboat excursion on the upper Klamath lake on Sunday, June 10th. It will be as pleasant and agreeable a trip as was the last one.

The sawmill of Moore Bros. has been running about two weeks and has during the time cut a very large quantity of excellent lumber, as we are informed by Mr. Thompson, the foreman.

The game between Duffy's "Hot Baby" base ball nine and the Indian school kid nine did not come off as expected. The Indian school players failed to come and hence the game was postponed.

However prosperity may have come, and whatever may be the cause, there is one thing certain even to a blind man, viz: it is here. And being here let us not disturb it. If we have good times let us keep them.

Judge Benson arrived home Saturday from Lakeview where he had been holding district court, which he was compelled to adjourn rather abruptly on account of the big conflagration of a few days previous.

There was a candidates' ball last evening at Dairy, which we learn was largely attended and enjoyed. There will also be an enjoyable candidates' ball at Houston's opera house in this place on Friday evening of this week.

County Clerk Withrow issued a license Monday, authorizing the marriage of Mr. Joshua B. Brown of Dunsuir, Cal., and Miss Matilda Colahan of Bonanza. We understand they are to be married next Sunday at Bonanza.

The school at this place closed on Friday with a musical and literary entertainment at Houston's opera house in the evening. The singing and recitations were excellent and were greatly enjoyed by the large audience in attendance.

Mrs. E. R. Reames, the W. M. of the Eastern Star lodge of this place, leaves this evening for Portland to attend the meeting of the Grand Chapter of that order. On returning, Mrs. Reames will be accompanied by her daughter, Mrs. Jennings.

Hon. J. N. Williamson, the republican candidate for joint senator for Klamath, Lake, Crook and Wasco counties, was here on Friday. He is a cordial and friendly gentleman, and his legislative experience heretofore is an assurance that he will make a good senator.

The friends of Mrs. Alex Martin Jr. now at Oakland, Cal., for medical treatment, will be glad to hear that she is happily recovering her health. Her husband will start for home on the 1st of June. Mrs. Martin will remain at Oakland a few weeks longer.

On Saturday evening at Houston's opera house very able and convincing addresses were delivered from the republican standpoint on the political questions of the day by District Attorney Watson and Attorneys Murch and Hamaker. A large and attentive audience was present, and the remarks of the speakers were well received.

The undisciplined citizens of Lakeview will immediately set to work to build their town, and it will rise above its ashes better and more attractive than ever before. All business buildings are to be built of brick and they are to be constructed in the best style, so that in place of the old wooden buildings there will be some of eight large brick blocks.

A party of thirteen timber hunters from California passed through town on Monday on their road to Fort Klamath, near which place they expected to locate timber claims. From there they were to go to the Lakeview land office and make the necessary filings. They reported that another party having the same object in view will be along in a few days.

T. W. Richardson has, through the efforts of Congressman Tongue, just received notice that a pension had been awarded to him, to commence December 1, 1899.

The fine stock ranch in Langell Valley belonging to the estate of Arthur Langell was sold this week to Mrs. E. E. Rabston, of LeGrand, Or. The ranch will be operated by A. D. Slack, who is a prominent stock man of Gilliam county, and he will become a resident of Klamath county about July 1st.

At the regular meeting of the A. O. U. W. at their lodge room Tuesday evening, Deputy Grand Master Wilkins, of Portland, delivered an interesting and instructive lecture. After the lecture, a fine banquet was served in the lodge dining hall under the auspices of the ladies of the Degree of Honor. Mr. Wilkins, accompanied by Geo. T. Baldwin, went to Bonanza yesterday to visit the lodge of that place.

The fire which destroyed nearly all of Lakeview last week, wiped out completely the two newspaper offices, the Examiner and Rustler, together with their contents. And yet, with undaunted courage and energy, both afterwards came out nearly on time, somewhat shrunken, bunged and bedeviled by their encounter with fire and water, but ready for another round. We congratulate them on their determination to never say "die." Fluck is a good thing and generally wins.

There is a story afoot that Mr. Hoagland, the republican candidate for assessor, is drawing a pension, and therefore does not need the office. But the story is a mistake. Mr. Hoagland is not a pensioner; he has never had a pension in his life and never expects to have one. As to the office of assessor, Mr. Hoagland has as we hear conducted its business satisfactorily, (although it is an office in which it is hard to suit everybody,) and we see no reason why he should not be re-elected.

District Attorney Watson and Judge Benson were at Lakeview during the disastrous fire last week, and assisted as far as possible in the heroic efforts of the citizens to stem the flames and save property from destruction. "The fire started in the hotel where they stopped, and came so suddenly and overwhelmingly that Messrs. Watson and Benson were unable to get their overcoats and carpet bags from their rooms. Both returned home, therefore, with borrowed overcoats and unchanged shirts. Mr. Watson had \$30 in his carpet bag which went up in smoke. But these losses were not worth mentioning in comparison with the tremendous losses sustained by the citizens of that town.

The region where we live and have our homes, business and interests, is of more importance to us, personally, than all the rest of the world. To us, the best interests of Klamath county, its growth, its upbuilding and its general prosperity, are matters which are of paramount importance. How then is our county? It is especially favored. It is "prosperous" in the truest sense of the word. The excellent and productive land, the stock-growers of whom it may be said there is not a poor man among them, the abundance of money, the freedom from debt, the high prices for stock, the plenty of work and the high prices for labor, all proclaim in thunder tones that calamity and despair are banished, and that good times are here, and, it is hoped, to stay. Look these facts in the face. Can we afford to take the chances of discarding and overthrowing the good we now enjoy? Can we better our condition by shutting our eyes and refusing to believe that we are better off than we were four years ago? Cannot the most partisan democrat or populist see that at no time in its history was Klamath county and its people so favored with wealth and so certain of a grand future as now. Were the republican party a set of rascals, no one but will admit that in this state and especially in this county, they have done well and have run things favorably for everybody. They have captured prosperity and propose to hold it. And can any one give a good reason against it.

THE COUNTY TICKET.

The main republican candidates for county offices who are being attacked are Messrs. Kershner and Parrish, and hence we shall devote more space in their behalf than to the others on the republican county ticket. Neither of the others have been attacked, and nothing has been or can be said against their qualifications for the offices they are running for. They are safe for election, and will be sure to give entire satisfaction in their several positions.

THE TRADING SCHEME.

The scheme we spoke of last week, viz: the trading off of Kershner, republican, and Driscoll, democrat, for Summers, democrat, and Parrish, republican, is being quietly worked by a few, as we are credibly informed. All honorable men of either party will denounce so rascally a plot, and be glad to check the nefarious plotters engaged in it. Let us have a fair and above-board political scrimmage, untainted by dark-cellar intrigue and trickery.

CONSTITUTIONAL AMENDMENTS

Questions Which are to be Voted Upon on June 4th.

The following are the proposed constitutional amendments which are to be voted on: "MUNICIPAL INDEBTEDNESS AMENDMENT." SENATE JOINT RESOLUTION NO. 4.

Be it resolved by the Senate, the House concurring: That the following amendment to the Constitution of the State of Oregon be and is hereby proposed: That Section 19 of Article XI of the Constitution of the State of Oregon be and the same is hereby abrogated and in lieu thereof Section 19 of Article XI shall be as follows: Section 19. No county, city, town, school district or other municipal corporation shall be allowed to become indebted in any manner or for any purpose to any amount, including present existing indebtedness, in the aggregate exceeding five per centum on the value of the taxable property therein, to be ascertained by the last assessment for state or county taxes previous to the incurring of such indebtedness.

"EQUAL SUFFRAGE AMENDMENT." SENATE JOINT RESOLUTION NO. 7: Be it resolved by the Senate, the House concurring: That the following amendment to the Constitution of the State of Oregon be and is hereby proposed: Article I. The elective franchise in this State shall not hereafter be prohibited to any citizen on account of sex.

"JUDICIARY AMENDMENT." SENATE JOINT RESOLUTION NO. 11. Be it resolved by the Senate, the House concurring: That the following amendment to the Constitution of the State of Oregon, in lieu of Section Ten of Article Seven be and the same is hereby proposed, to-wit: The Legislative Assembly may provide for the election of Supreme and Circuit Judges in distinct classes, one of which classes shall consist of five Justices of the Supreme Court, who shall not perform circuit duty; and the other class shall consist of as many Circuit Judges as may be deemed necessary, who shall hold full terms without abatement, and shall take the same oath as the Supreme Judges. The Legislative Assembly may create as many circuits as are necessary.

"IRRIGATION AMENDMENT." HOUSE JOINT RESOLUTION NO. 10. Resolved by the House, the Senate concurring: That the following amendment to the Constitution of the State of Oregon be and hereby is proposed: That the Constitution be amended by adding Article 19, as follows:

ARTICLE XIX. Section 1. The necessary use of lands for the construction of reservoirs of storage basins for the purposes of irrigation or for rights of way for the construction of canals, ditches, flumes or pipes to convey water to the place of use for any useful, beneficial or necessary purposes, or for drainage of mines or the workings thereof, by means of roads, railroads, tramways, cuts, tunnels, shafts, hoisting works, dump or other necessary means to their complete development or any other use necessary to the complete development of the natural resources of the State or preservation of the health of the inhabitants, is hereby declared to be a public use and subject to the regulation and control of the State.

Section 2. The right to appropriate the unappropriated waters of any natural stream to beneficial uses shall never be denied.

Section 3. The use of all waters now appropriated for sale, rental or distribution, also of all waters originally appropriated for private use, but which, after such appropriation, has heretofore been or may hereafter be sold, rented or distributed, is hereby declared to be a public use and subject to the regulation and control of the State in a manner prescribed by law. But the right to use and appropriate such waters shall be subject to such provisions of law for the taking of private property for public or private use as is provided in Section 18, Article I, of the Constitution of the State of Oregon.

Section 4. The right to collect taxes or compensation for the use of water supplied to any county, city, town or water district, or inhabitants thereof, is a franchise, and cannot be exercised except by authority of and in a manner prescribed by law.

"REVEALING AMENDMENT." HOUSE JOINT RESOLUTION NO. 2. Proposing an amendment to the Constitution of the State of Oregon by repealing Section 35 of Article I. Resolved by the House, the Senate concurring: That Section 35, of

Article I, of the Constitution, be and hereby is repealed. No free negro or mulatto, residing in this state at the time of the adoption of this constitution, shall come, reside, or be within this state, or hold any real estate, or make any contracts, or maintain any suit therein; and the legislative assembly shall provide by penal laws for the removal by public officers of all such negroes and mulattoes, and for their effectual exclusion from the state, and for the punishment of persons who shall bring them into the state, or employ or harbor them.

OUR LEGISLATIVE TICKET. It is important that republicans remember to vote for the three legislative candidates from this district, as well as the joint senator. The republican candidates in the other parts of the district are as much our candidates as they are the candidates of the counties wherein they reside. We may call upon them for any legislation Klamath county may desire at the next session of the legislature, as well as any other part of the district. Besides, too, a United States senator is to be elected by the next legislature to succeed Geo. W. McBride. The proposition, urged by the fusion candidate from this county, that "we ought to vote for a Klamath county man, regardless of party," is only a scheme to get republicans to sacrifice the interests of their own candidates, while the fusionists vote their ticket straight. Let us not be drawn away from our plain duty to vote for the four republican candidates for the legislature by this false cry of "local pride."

HILAM P. MURDOCH, Chairman of the Republican Central Committee of Klamath Co., Ore.

RESOLUTIONS OF SYMPATHY. HALL OF LINKVILLE LODGE NO. 119, A. O. U. W. Klamath Falls, Ore., May 29, 1900. WHEREAS, it has pleased the Supreme Master of the Universe to remove from our midst the life companion of our brother, J. F. Adams, and

WHEREAS, it is but just that a fitting recognition of her many virtues should be had, therefore be it

RESOLVED, by Linkville Lodge No. 119, Ancient Order of United Workmen, that while we bow with humble submission to the will of the Most High, we do not the less mourn with our brother and his bereaved family their irreparable loss.

RESOLVED, that in the death of Mrs. J. F. Adams this lodge laments with our brother and his family the loss of a true wife and a devoted mother and with this community a most amiable woman and estimable member of society.

RESOLVED, that the heartfelt sympathy of this lodge be extended to our brother and his family in this deep affliction.

RESOLVED, that these resolutions be spread upon the records of this lodge and a copy thereof be transmitted to our bereaved brother and to each of the newspapers of Klamath Falls.

C. L. PALMER, R. L. HAMMOND, J. W. HAMAKER, Committee.

NEW DOCTOR COMING. Druggist Wright desires us to say that the friends and patrons of Dr. Wright will be glad to learn that his successor, Dr. E. D. Reames, of Portland, is to arrive at Klamath Falls in about a week. He is recommended as a physician of education and ability.

One way to be happy--go to Ky Taylor for hair cut and shave, smoke Henry Clay cigars and vote the republican ticket. For fine photos see Kelley.

THE COUNTY TICKET.

The main republican candidates for county offices who are being attacked are Messrs. Kershner and Parrish, and hence we shall devote more space in their behalf than to the others on the republican county ticket. Neither of the others have been attacked, and nothing has been or can be said against their qualifications for the offices they are running for. They are safe for election, and will be sure to give entire satisfaction in their several positions.

THE TRADING SCHEME.

The scheme we spoke of last week, viz: the trading off of Kershner, republican, and Driscoll, democrat, for Summers, democrat, and Parrish, republican, is being quietly worked by a few, as we are credibly informed. All honorable men of either party will denounce so rascally a plot, and be glad to check the nefarious plotters engaged in it. Let us have a fair and above-board political scrimmage, untainted by dark-cellar intrigue and trickery.

CONSTITUTIONAL AMENDMENTS

Questions Which are to be Voted Upon on June 4th.

The following are the proposed constitutional amendments which are to be voted on: "MUNICIPAL INDEBTEDNESS AMENDMENT." SENATE JOINT RESOLUTION NO. 4.

Be it resolved by the Senate, the House concurring: That the following amendment to the Constitution of the State of Oregon be and is hereby proposed: That Section 19 of Article XI of the Constitution of the State of Oregon be and the same is hereby abrogated and in lieu thereof Section 19 of Article XI shall be as follows: Section 19. No county, city, town, school district or other municipal corporation shall be allowed to become indebted in any manner or for any purpose to any amount, including present existing indebtedness, in the aggregate exceeding five per centum on the value of the taxable property therein, to be ascertained by the last assessment for state or county taxes previous to the incurring of such indebtedness.

"EQUAL SUFFRAGE AMENDMENT." SENATE JOINT RESOLUTION NO. 7: Be it resolved by the Senate, the House concurring: That the following amendment to the Constitution of the State of Oregon be and is hereby proposed: Article I. The elective franchise in this State shall not hereafter be prohibited to any citizen on account of sex.

"JUDICIARY AMENDMENT." SENATE JOINT RESOLUTION NO. 11. Be it resolved by the Senate, the House concurring: That the following amendment to the Constitution of the State of Oregon, in lieu of Section Ten of Article Seven be and the same is hereby proposed, to-wit: The Legislative Assembly may provide for the election of Supreme and Circuit Judges in distinct classes, one of which classes shall consist of five Justices of the Supreme Court, who shall not perform circuit duty; and the other class shall consist of as many Circuit Judges as may be deemed necessary, who shall hold full terms without abatement, and shall take the same oath as the Supreme Judges. The Legislative Assembly may create as many circuits as are necessary.

"IRRIGATION AMENDMENT." HOUSE JOINT RESOLUTION NO. 10. Resolved by the House, the Senate concurring: That the following amendment to the Constitution of the State of Oregon be and hereby is proposed: That the Constitution be amended by adding Article 19, as follows:

ARTICLE XIX. Section 1. The necessary use of lands for the construction of reservoirs of storage basins for the purposes of irrigation or for rights of way for the construction of canals, ditches, flumes or pipes to convey water to the place of use for any useful, beneficial or necessary purposes, or for drainage of mines or the workings thereof, by means of roads, railroads, tramways, cuts, tunnels, shafts, hoisting works, dump or other necessary means to their complete development or any other use necessary to the complete development of the natural resources of the State or preservation of the health of the inhabitants, is hereby declared to be a public use and subject to the regulation and control of the State.

Section 2. The right to appropriate the unappropriated waters of any natural stream to beneficial uses shall never be denied.

Section 3. The use of all waters now appropriated for sale, rental or distribution, also of all waters originally appropriated for private use, but which, after such appropriation, has heretofore been or may hereafter be sold, rented or distributed, is hereby declared to be a public use and subject to the regulation and control of the State in a manner prescribed by law. But the right to use and appropriate such waters shall be subject to such provisions of law for the taking of private property for public or private use as is provided in Section 18, Article I, of the Constitution of the State of Oregon.

Section 4. The right to collect taxes or compensation for the use of water supplied to any county, city, town or water district, or inhabitants thereof, is a franchise, and cannot be exercised except by authority of and in a manner prescribed by law.

"REVEALING AMENDMENT." HOUSE JOINT RESOLUTION NO. 2. Proposing an amendment to the Constitution of the State of Oregon by repealing Section 35 of Article I. Resolved by the House, the Senate concurring: That Section 35, of

Article I, of the Constitution, be and hereby is repealed. No free negro or mulatto, residing in this state at the time of the adoption of this constitution, shall come, reside, or be within this state, or hold any real estate, or make any contracts, or maintain any suit therein; and the legislative assembly shall provide by penal laws for the removal by public officers of all such negroes and mulattoes, and for their effectual exclusion from the state, and for the punishment of persons who shall bring them into the state, or employ or harbor them.

OUR LEGISLATIVE TICKET. It is important that republicans remember to vote for the three legislative candidates from this district, as well as the joint senator. The republican candidates in the other parts of the district are as much our candidates as they are the candidates of the counties wherein they reside. We may call upon them for any legislation Klamath county may desire at the next session of the legislature, as well as any other part of the district. Besides, too, a United States senator is to be elected by the next legislature to succeed Geo. W. McBride. The proposition, urged by the fusion candidate from this county, that "we ought to vote for a Klamath county man, regardless of party," is only a scheme to get republicans to sacrifice the interests of their own candidates, while the fusionists vote their ticket straight. Let us not be drawn away from our plain duty to vote for the four republican candidates for the legislature by this false cry of "local pride."

HILAM P. MURDOCH, Chairman of the Republican Central Committee of Klamath Co., Ore.

RESOLUTIONS OF SYMPATHY. HALL OF LINKVILLE LODGE NO. 119, A. O. U. W. Klamath Falls, Ore., May 29, 1900. WHEREAS, it has pleased the Supreme Master of the Universe to remove from our midst the life companion of our brother, J. F. Adams, and

WHEREAS, it is but just that a fitting recognition of her many virtues should be had, therefore be it

RESOLVED, by Linkville Lodge No. 119, Ancient Order of United Workmen, that while we bow with humble submission to the will of the Most High, we do not the less mourn with our brother and his bereaved family their irreparable loss.

RESOLVED, that in the death of Mrs. J. F. Adams this lodge laments with our brother and his family the loss of a true wife and a devoted mother and with this community a most amiable woman and estimable member of society.

RESOLVED, that the heartfelt sympathy of this lodge be extended to our brother and his family in this deep affliction.

RESOLVED, that these resolutions be spread upon the records of this lodge and a copy thereof be transmitted to our bereaved brother and to each of the newspapers of Klamath Falls.

C. L. PALMER, R. L. HAMMOND, J. W. HAMAKER, Committee.

NEW DOCTOR COMING. Druggist Wright desires us to say that the friends and patrons of Dr. Wright will be glad to learn that his successor, Dr. E. D. Reames, of Portland, is to arrive at Klamath Falls in about a week. He is recommended as a physician of education and ability.

One way to be happy--go to Ky Taylor for hair cut and shave, smoke Henry Clay cigars and vote the republican ticket. For fine photos see Kelley.

Article I, of the Constitution, be and hereby is repealed. No free negro or mulatto, residing in this state at the time of the adoption of this constitution, shall come, reside, or be within this state, or hold any real estate, or make any contracts, or maintain any suit therein; and the legislative assembly shall provide by penal laws for the removal by public officers of all such negroes and mulattoes, and for their effectual exclusion from the state, and for the punishment of persons who shall bring them into the state, or employ or harbor them.

OUR LEGISLATIVE TICKET.

It is important that republicans remember to vote for the three legislative candidates from this district, as well as the joint senator. The republican candidates in the other parts of the district are as much our candidates as they are the candidates of the counties wherein they reside. We may call upon them for any legislation Klamath county may desire at the next session of the legislature, as well as any other part of the district. Besides, too, a United States senator is to be elected by the next legislature to succeed Geo. W. McBride. The proposition, urged by the fusion candidate from this county, that "we ought to vote for a Klamath county man, regardless of party," is only a scheme to get republicans to sacrifice the interests of their own candidates, while the fusionists vote their ticket straight. Let us not be drawn away from our plain duty to vote for the four republican candidates for the legislature by this false cry of "local pride."

RESOLUTIONS OF SYMPATHY.

HALL OF LINKVILLE LODGE NO. 119, A. O. U. W. Klamath Falls, Ore., May 29, 1900. WHEREAS, it has pleased the Supreme Master of the Universe to remove from our midst the life companion of our brother, J. F. Adams, and

WHEREAS, it is but just that a fitting recognition of her many virtues should be had, therefore be it

RESOLVED, by Linkville Lodge No. 119, Ancient Order of United Workmen, that while we bow with humble submission to the will of the Most High, we do not the less mourn with our brother and his bereaved family their irreparable loss.

RESOLVED, that in the death of Mrs. J. F. Adams this lodge laments with our brother and his family the loss of a true wife and a devoted mother and with this community a most amiable woman and estimable member of society.

RESOLVED, that the heartfelt sympathy of this lodge be extended to our brother and his family in this deep affliction.

RESOLVED, that these resolutions be spread upon the records of this lodge and a copy thereof be transmitted to our bereaved brother and to each of the newspapers of Klamath Falls.

C. L. PALMER, R. L. HAMMOND, J. W. HAMAKER, Committee.

NEW DOCTOR COMING. Druggist Wright desires us to say that the friends and patrons of Dr. Wright will be glad to learn that his successor, Dr. E. D. Reames, of Portland, is to arrive at Klamath Falls in about a week. He is recommended as a physician of education and ability.

One way to be happy--go to Ky Taylor for hair cut and shave, smoke Henry Clay cigars and vote the republican ticket. For fine photos see Kelley.

Timber Land, Act June 3, 1878-- Notice for Publication. UNITED STATES LAND OFFICE, LAKEVIEW, OREGON, March 21, 1900. 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," Wiley B. Towling, of Klamath County, Oregon, State of California has this day filed in this office his sworn statement, No. 22, for the purchase of the SW 1/4 of Section No. 4, in Township No. 20, S., Range No. 7, E., 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 the Register and Receiver of this office at Lakeview, Oregon, on Friday, the 1st day of June, 1900. He names as witnesses: Ella Towling, of Klamath County, Oregon; John Connelly, of Keno, Oregon; Frank Hendrick, of Ashland, Oregon; Carrie Hendrick, of Ashland, Ore. Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 1st day of June, 1900.

E. M. BRATTAIN, Register.

ADMINISTRATOR'S NOTICE OF SALE. Pursuant to an order made by the Hon. County Judge of the County of Klamath of the State of Oregon, for Multnomah County, dated on the 12th day of March, 1900, the undersigned Administrator of the Estate of William McKenzie, deceased, hereby offers for sale at private sale, the following described real estate belonging to said Estate, to-wit:

The South half of the northeast quarter and the north half of the southeast quarter of Section Eighteen (18) and the southwest quarter of the northwest quarter of Section Seventeen (17), all in Township Thirty-seven (37), South of Range Nine (9), East of the Willamette Meridian, in Klamath County, Oregon, containing two hundred acres more or less.

The terms of sale are cash in hand, and offers or bids for the purchase of said real estate, upon said terms will be received by Robert A. Frame, said Administrator at his place of business numbered 228, Marquette Building, Portland, Oregon, up to and including the 9th day of June, 1900, and from and after said day, I, the said Administrator, will proceed to sell the real Estate above described at private sale.

ROBERT A. FRAME, Administrator of the Estate of William McKenzie, deceased, Wm. Rem, Attorney for said Administrator, 225, Abington Building, Portland, Oregon.

Timber Land, Act June 3, 1878-- Notice for Publication. UNITED STATES LAND OFFICE, LAKEVIEW, OREGON, May 4, 1900. 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," Wiley B. Towling, of Klamath County, Oregon, State of California has this day filed in this office his sworn statement, No. 22, for the purchase of the SW 1/4 of Section No. 4, in Township No. 20, S., Range No. 7, E., 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 the Register and Receiver of this office at Lakeview, Oregon, on Friday, the 1st day of June, 1900. He names as witnesses: Ella Towling, of Klamath County, Oregon; John Connelly, of Keno, Oregon; Frank Hendrick, of Ashland, Oregon; Carrie Hendrick, of Ashland, Ore. Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 1st day of June, 1900.

E. M. BRATTAIN, Register.

ADMINISTRATOR'S NOTICE OF SALE. Pursuant to an order made by the Hon. County Judge of the County of Klamath of the State of Oregon, for Multnomah County, dated on the 12th day of March, 1900, the undersigned Administrator of the Estate of William McKenzie, deceased, hereby offers for sale at private sale, the following described real estate belonging to said Estate, to-wit:

The South half of the northeast quarter and the north half of the southeast quarter of Section Eighteen (18) and the southwest quarter of the northwest quarter of Section Seventeen (17), all in Township Thirty-seven (37), South of Range Nine (9), East of the Willamette Meridian, in Klamath County, Oregon, containing two hundred acres more or less.

The terms of sale are cash in hand, and offers or bids for the purchase of said real estate, upon said terms will be received by Robert A. Frame, said Administrator at his place of business numbered 228, Marquette Building, Portland, Oregon, up to and including the 9th day of June, 1900, and from and after said day, I, the said Administrator, will proceed to sell the real Estate above described at private sale.

ROBERT A. FRAME, Administrator of the Estate of William McKenzie, deceased, Wm. Rem, Attorney for said Administrator, 225, Abington Building, Portland, Oregon.

Timber Land, Act June 3, 1878-- Notice for Publication. UNITED STATES LAND OFFICE, LAKEVIEW, OREGON, May 4, 1900. 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," Wiley B. Towling, of Klamath County, Oregon, State of California has this day filed in this office his sworn statement, No. 22, for the purchase of the SW 1/4 of Section No. 4, in Township No. 20, S., Range No. 7, E., 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 the Register and Receiver of this office at Lakeview, Oregon, on Friday, the 1st day of June, 1900. He names as witnesses: Ella Towling, of Klamath County, Oregon; John Connelly, of Keno, Oregon; Frank Hendrick, of Ashland, Oregon; Carrie Hendrick, of Ashland, Ore. Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 1st day of June, 1900.

E. M. BRATTAIN, Register.

Article I, of the Constitution, be and hereby is repealed. No free negro or mulatto, residing in this state at the time of the adoption of this constitution, shall come, reside, or be within this state, or hold any real estate, or make any contracts, or maintain any suit therein; and the legislative assembly shall provide by penal laws for the removal by public officers of all such negroes and mulattoes, and for their effectual exclusion from the state, and for the punishment of persons who shall bring them into the state, or employ or harbor them.

OUR LEGISLATIVE TICKET.

It is important that republicans remember to vote for the three legislative candidates from this district, as well as the joint senator. The republican candidates in the other parts of the district are as much our candidates as they are the candidates of the counties wherein they reside. We may call upon them for any legislation Klamath county may desire at the next session of the legislature, as well as any other part of the district. Besides, too, a United States senator is to be elected by the next legislature to succeed Geo. W. McBride. The proposition, urged by the fusion candidate from this county, that "we ought to vote for a Klamath county man, regardless of party," is only a scheme to get republicans to sacrifice the interests of their own candidates, while the fusionists vote their ticket straight. Let us not be drawn away from our plain duty to vote for the four republican candidates for the legislature by this false cry of "local pride."

RESOLUTIONS OF SYMPATHY.

HALL OF LINKVILLE LODGE NO. 119, A. O. U. W. Klamath Falls, Ore., May 29, 1900. WHEREAS, it has pleased the Supreme Master of the Universe to remove from our midst the life companion of our brother, J. F. Adams, and

WHEREAS, it is but just that a fitting recognition of her many virtues should be had, therefore be it

RESOLVED, by Linkville Lodge No. 119, Ancient Order of United Workmen, that while we bow with humble submission to the will of the Most High, we do not the less mourn with our brother and his bereaved family their irreparable loss