

KLAMATH REPUBLICAN

E. J. MURRAY, Editor.

LEADING NEWSPAPER OF INTERIOR OREGON.

TWO DOLLARS THE YEAR IN ADVANCE.

Klamath Falls, Ore., Thursday, April 5, 1906.

TO OUR READERS.

With this issue The Klamath Republican enters upon its eleventh year, and comes to its readers increased in size two-fold, and in the future will be published as an eight-page, seven column weekly. This, we believe, makes it the largest paper published in Southern Oregon. It is a decided step in the newspaper history of Klamath Falls, and one that we hope has been wisely taken. We aim to publish the best in the state, and if our plans do not miscarry, this goal will be reached in the near future.

The object of the REPUBLICAN during the coming year, will be, as it has always been in the past, the up-building of Klamath county as a unit. Every section of this great and resourceful county will receive careful attention, and no effort or expense will be spared in bringing its opportunities, possibilities and resources constantly before the public. To accomplish this, we must necessarily have the co-operative and cordial support of every resident of the county. In helping the Republican you are aiding yourself a hundred-fold, for every week hundreds of copies of this paper are placed in the hands of prospective settlers and investors. Everyone knows that the more densely populated this district becomes the more valuable will be the land, and every effort to bring in settlers is a step in the direction of adding value to the holdings of the residents of this county.

It is only just that you should reciprocate in supporting the Republican in every way possible. Never before in its history has it been so prosperous and had so wide a circulation and advertising patronage. We appreciate this evidence of good will, and will do our best to show it in a substantial manner. But we are not satisfied with our present circulation, and will not be until the Republican enters the home of, and is read by, every resident of Klamath county. This is one of our plans for the up-building of this district, for we know if every person in this county reads the Republican, it will help him, and this assistance means some little improvement to his particular locality.

From time to time new features will be introduced, changes and additions made, that will not only make the Republican a welcome visitor for the sterner sex, but also for the queen of the home. The ladies are too often neglected in the newspapers of to-day, and they represent as large, if not a larger, per cent of its readers, and are deserving of the same consideration shown the men.

We hope we will reach the ideal of every one of our readers, but if we are ever amiss, if we go counter to your opinions and ideas on some questions, remember that you are entitled to your opinions and we to ours. That we may voice the belief of the majority, but that whether we are supporting the opinion of majority or minority, it is being done because we believe we are right, and that our course will result in the greatest good for the greatest number. That when one takes such a course they are, at least, entitled to a respectful hearing. Accord to us that which you demand for yourself, and neither will have cause for complaint.

UNITED STATES SENATOR.

We did not intend to take any part in the primary election, in so far as the choice of any candidate was concerned, and we are going to diverge from this course only in the case of the candidacy of Jonathan Bourne, Jr., who is appealing to the voters of this state for their support. In contra-distinction to the other candidates for this office, Mr. Bourne has grasped the situation and recognized in the present primary law the greatest boon to machine politics that has ever been on the statutes of Oregon. Many differ with us in this opinion, but we repeat, let Mr. Bourne succeed in his present plan of campaign and it will take a political upheaval the like of which Oregon has never seen to oust him from leadership. This primary law is only successful on its face, but let the practical politician get fully acquainted with its advantages, and the voters of Oregon are at their mercy.

Bourne is proceeding along the most approved lines to secure the accomplishment of his purpose, and it will be only due to the fact that the taxpayers of this state have not forgotten the stand he took in the famous hold-up legislature, when his activities cost them \$200,000, if he is defeated. Jonathan Bourne, Jr., is not a republican. He is a pirate on the political seas, a man who will rule or ruin, and who will not support the nominee for United States Senator, provided that nominee is not himself. We are loath to express our opinions at this time, and it has only been done after nearly three weeks of careful consideration and investigation. In view of this fact, we most unhesitatingly urge every reader of the Republican to vote against Mr. Bourne's nomination, for if he succeeds it will mean the defeat of the party at the polls in June, and no man's personal ambition is of sufficient importance to the republicans of this state to jeopardize the party's success at such a critical point in the Nations history.

The time is not far distant when the voters of Oregon will be called upon to express their approval or disapproval of President Roosevelt's attitude towards the corporations of this country. He has stood in the breach and fought hard, and is still fighting the greatest battle that has ever been waged against evaporate greed. He has taken up arms in behalf of the people, and his efforts have been exerted for the good of the common people, irrespective of party. It is up to the people of Oregon to show the best friend of their rights that has ever been in the White House that they approve of his course, that they are ready to support him and that they take the only means of publicly showing their gratitude, by voting solidly for the straight republican ticket. An overwhelming majority for every man on the republican ticket will send thundering down the country the news that Oregon to a man stands back of President Roosevelt, and that in doing so she voices the sentiment of a grateful people. It has ceased to be a question of party, and has resolved itself into one of two things: Roosevelt or the Corporations. Which is it to be?

PROCLAMATION.

WHEREAS, the Secretary of State of the State of Oregon, has notified me in writing that pursuant to the provisions of an act entitled "An Act making effective the initiative and referendum provisions of Section 1 of Article IV of the Constitution of the State of Oregon, and regulating elections thereunder and providing penalties for violations of this act," approved February 24, 1905, the People's Power League of Oregon duly filed in his office on February 24, 1906, an initiative petition containing 8542 signatures properly attached to a copy of said measure, certified in accordance with law, demanding that a proposed amendment to Article IV of the Constitution of the State of Oregon to be designated in the Constitution as Section 1A of Article IV of said Constitution, shall be submitted to the legal voters of the State of Oregon for their approval or rejection at the general election to be held in said state on the 4th day of June being the first Monday in June, 1906, designated by said People's Power League of Oregon as "Constitutional amendment for the initiative and referendum on local, special and municipal laws and parts of laws," which said proposed amendment is hereinafter particularly set forth.

Now, GEORGE L. GEO. E. CHAMBERLAIN, Governor of the State of Oregon, in obedience to the provisions of said act hereinbefore first mentioned, do hereby make and issue this Proclamation to the people of the State of Oregon, announcing that the People's Power League of Oregon has filed said initiative petition with the requisite number of signatures thereto attached, demand-

ing that there be submitted to the legal voters of the State of Oregon for their approval or rejection at the regular election to be held on the 4th day of June, 1906, said day being the first Monday in said month, a proposed amendment to Article IV of the Constitution of the State of Oregon, to be designated in the Constitution as Section 1A of Article IV of said Constitution, designated by said People's Power League of Oregon as "Constitutional amendment for the initiative and referendum on local, special and municipal laws and parts of laws," which said proposed amendment is as follows:

"Article IV of the Constitution of the State of Oregon shall be and hereby is amended by inserting the following section in said Article IV after Section 1 and before Section 2, and it shall be designated in the Constitution as Section 1A of Article IV:

"Section 1A. The referendum may be demanded by the people against one or more items, sections or parts of any act of the legislative assembly in the same manner in which such power may be exercised against a complete act. The filing of a referendum petition against one or more items, sections or parts of an act shall not delay the remainder of that act from becoming operative. The initiative and referendum powers reserved to the people by this Constitution are hereby further reserved to the legal voters of every municipality and district as to all local, special and municipal legislation of every character in or for their respective municipalities and districts. The manner of exercising said powers shall be prescribed by general laws, except that cities and towns may provide for the manner of exercising the initiative and referendum

powers as to their municipal legislation. Not more than ten per cent of the legal voters may be required to order the referendum, nor more than fifteen per cent to propose any measure by the initiative in any city or town."

28th day of February, A. D. 1906.
(SEAL) GEO. E. CHAMBERLAIN, GOVERNOR.
By the Governor:
(SEAL) F. L. DUNBAR, Secretary of State.

JONATHAN BOURNE, JR.

Republican Candidate for United States Senator.

CHAMPION OF STATEMENT ONE

Jonathan Bourne, Jr., candidate before the Republican primaries for the nomination of United States Senator in Congress, for the long term commencing March 4, 1897, was born in New Bedford, Mass., February 23, 1855; was a member of the class of 1877 at Harvard University; came to Portland May 16, 1878; was a Republican member of the Oregon Legislature in the session of 1885 and the extra session of 1886; was one of Oregon's delegates to the Republican National Convention of 1888 and Oregon's member of the Republican National Committee from 1888 to 1892, and a delegate to the Republican National Convention of 1892; and was elected as a Mitchell Republican to the Oregon Legislature in 1896.

Mr. Bourne has been more prominently identified with the development of the mineral resources of Oregon than any other man in the state, having expended in the last 20 years over \$1,000,000 of his own money in the acquisition and development of Oregon mines.

While Mr. Bourne has had his residence and main office at Portland since 1878, he has had another office at New Bedford, Mass., and has carried on the business of his father's estate since 1889, which makes him familiar with many of the large interests and leading men in the east. These qualifications, in conjunction with his tremendous energy, originality, executive ability and experience in business and political affairs pre-eminently qualify him for making an able and influential Senator for the State of Oregon.

Mr. Bourne has always favored extending the direct power of the people over their government as far as possible. He was one of the leading spirits in the Initiative and Referendum movement from 1896 until it was approved by the voters at the June election in 1902. In 1904 he was a member of the executive committee of the Direct Primary Nominations League, and holds the same position with the People's Power League at this time. In all these movements he has been one of the few to guarantee the necessary expenses of preparing and proposing their measures to the people.

He says that the choice of United States Senator should be by direct vote of the people, and that the Legislature should be compelled to elect the man the people select. To accomplish this result, he is championing Statement No. 1 of the primary election law as the only method by which public opinion may be crystallized and made effective upon the Legislature.

In his petition for nomination he says: "If I am nominated and elected I will, during my term of office, favor:

Republican Politics.
Amending National Constitution for People's Election of United States Senators.

Public City Political Campaign Expenses.
National Control of Corporations in Interstate Commerce.
Rigid Exclusion of Asiatic Coolie Labor; Good Wages Make Good Citizens.
Legal Limitation Labor Hours for Safety on Railroads.
Parcels Post, Including Rural Delivery.
Pure Food Laws.
Liberal Appropriations for Panama Canal, Coast Defenses, River and Harbor Improvements, Including Columbia, Willamette rivers, Coos, Yaquina and other Oregon harbors, Celilo Canal, Government Canal at Oregon City.

Fair Share of Irrigation Fund for Oregon.
Loyal Support of Successful Candidates.
Rigid Enforcement Statement One.
Roosevelt for Second Elective Term.

I desire that the following statement be printed after my name on the nominating ballot:

I WILL SUPPORT PRESIDENT ROOSEVELT'S DETERMINATION THAT JUSTICE BE DONE ALL MEN."

An Exciting Experience.

Last Monday witnessed one of the hottest contests ever held in this city. It was over a piece of property placed in the hands of a local real estate firm for sale. It was a bargain, and two parties wanted. Negotiations were on for some time, and noon Monday was the time set to close the deal. Both parties made a race for it, landed about the same time, got worked up to a high pitch and then began to bid up the property. There was only one end to it—the highest bidder got it. "That's the best bargain I ever made" said the man who got it. "I'm glad I put my property in the hands of Horning & Casey, for they certainly can do business for a man," was the opinion expressed by the owner of the land sold. Try them and see.

SUMMONS.

In the Circuit Court of the State of Oregon, for Klamath County.
Leathe M. Wells, Plaintiff, vs Frank A. Wells, Defendant.

To Frank A. Wells, the above named defendant:

In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the 23rd day of May 1906 that being the last day for appearance or answer by you fixed by the order of the said court for the publication of this summons, and if you fail so to appear or answer, the plaintiff will apply to the court for the relief prayed for in her complaint herein, to-wit: First—that the bonds of matrimony existing between herself and defendant be dissolved and that the care and custody of the minor children of the plaintiff and defendant be awarded to plaintiff.

Second—that plaintiff recover her costs and disbursements herein expended and that she have such other and further relief as may seem meet with equity and good conscience.

This summons is published in the Klamath Republican by order of Hon. H. L. Benson, Judge of the above named court, made and entered of record on the 22nd day of March 1906. The first publication to be on the 22nd day of March, 1906, and the defendant being required to answer on or before the 23rd day of May, 1906.
C. C. Broxer, Attorney for Plaintiff.

Registration of Land Title

In the Circuit Court of the State of Oregon, for the County of Klamath.

REGISTRATION OF LAND TITLE
In the matter of the application of Sarah E. Taylor to register the title to the following described land to-wit:

Beginning at a point 60 feet north, 51 degrees 45 min east, of a point 60 feet north 28 degrees 45 min east, of the northeast corner of Block No. 12 in the City of Klamath Falls (formerly Linkville) according to the original plat of said City as recorded in the office of the County Clerk of Klamath County, Oregon; thence North 51 deg. 15 min. West, 561 feet; thence North 29 deg. 45 min. East, 155 feet 9 inches; thence south 51 deg. 15 minutes east, 561 feet; thence south 28 deg. 45 min. West, 155 ft. 9 in. to the place of beginning containing two acres, save and except a piece or tract of land described as follows, to-wit: Beginning at a point 60 feet North 51 deg. 15 min. West of a point 60 feet North 28 deg. 45 min. East of the Northeast corner of block No. 12 in the City of Klamath Falls (formerly Linkville) thence North 51 deg. 15 min. West, 100 feet; thence North 29 deg. 45 min. East, 155 feet 9 inches; thence south 51 deg. 45 min. East, 155 feet 9 inches to the place of beginning, which was conveyed to Marcia Mitchell 1896; also a

certain right of way deeded to the Big Klamath Lumber Company, commencing at a point where said ditch enters said land owned by Taylor first above described on the west side thereof, and running as it now runs, that is to say in the same course and direction through said land, the said irrigating ditch to be of the size and dimensions between terminal points and along the line thereof as follows, to-wit: Sixteen feet wide measuring from the lower or southern side thereof, which is also excepted from this petition.

Now, therefore, unless you appear on or before the 16th day of April, A. D. 1906, and show cause why such application shall not be granted, the same will be taken as confessed and a decree will be entered according to the prayer of the application and you will be forever barred from disputing the same.
Now, therefore, unless you appear on or before the 16th day of April, A. D. 1906, and show cause why such application shall not be granted, the same will be taken as confessed and a decree will be entered according to the prayer of the application and you will be forever barred from disputing the same.
J. OSCAR SMITH, Deputy, C. T. BONNEY, Attorney for Applicant, 2-15-4-12

TIMBER LAND, ACT JUNE 2, 1878—NOTICE FOR PUBLICATION
United States Land Office, Klamath Falls, Oregon, February 17, 1906. Notice is hereby given that in compliance with the provisions of the act of Congress of June 2, 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, Harry E. Boudnot of Klamath Falls county of Klamath State of Oregon, has this day filed in this office his sworn statement No. 3041 for the purchase of the NE 1/4, SW 1/4, NW 1/4, NE 1/4, SW 1/4, sec 14, Tp 28 S, R 12 E, W. M. and will offer proof to show that the land sought is more valuable for its timber or some other agricultural purpose and to establish his claim to said land before Geo. Chaslin, Co. Clerk at his place of business at Klamath Falls, Oregon, on Thursday, the 10th day of May, 1906. His name as witness: Win. Lashua, Oscar Smith, of Klamath Falls, Or.; R. W. Towler, Forcival Smith, of Coos County, Or.

And all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 10th day of May, 1906. J. M. Watson, Register, 3-1-06.

Administrator's Notice.

Notice is hereby given that the County Clerk of Klamath county, Oregon, did on the 26th day of March, 1906, appoint me as administrator of the estate of Mary Colahan, deceased. All persons having claims against said estate will present them to me at Dalry, Oregon, on or before six months, duly verified according to law. Dated this March 29, 1906.
JOSEPH P. COLLAHAN, Administrator of the Estate of Mary Colahan, deceased. 4-19-06.

KLAMATH COUNTY BANK

Pioneer Bank of Klamath Basin

Capital Stock increased to \$100,000 January 1st, 1906, all subscribed and fully paid

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ALEX. MARTIN Jr., Cashier E. M. BUBB, Asst. Cashier



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