

KLAMATH REPUBLICAN

E. J. MURRAY, Editor.

LEADING NEWSPAPER OF INTERIOR OREGON
TWO DOLLARS PER YEAR IN ADVANCE

All communications submitted for publication in the columns of this paper will be inserted only over the name of the writer. No non de plume articles will be published.

MR. TAXPAYER WANTS TO KNOW

PUTS SOME VERY PERTINENT
QUESTIONS TO CAPT. LEE

DOES KLAMATH NEED COURTHOUSE?

Takes Up Interrogatively Some of the
Arguments of the Democratic
Candidate

The following letter has been handed to this paper for publication, and it is of such vital importance to the people of the county that space is given it in order to bring the matter both to the attention of Captain Lee and the voters. Any reply that the Captain may choose to make will be gladly published in these columns.

This letter opens up a part of the issues, and it is to be hoped that Mr. Lee will take the people sufficiently into his confidence as to answer the questions pronounced in this letter, in order that they may have a fair insight into both sides of the issues now before them.

The letter from "Taxpayer" is as follows:

"Dear Editor—I understand that there is quite a tussle for the nomination of county judge, and our veteran assessor is after the prize. Now I wish to ask Captain Lee some questions on the issues involved in the contest, and therefore submit this letter for publication in the columns of your paper.

"Is it a fact that the foundations of the old courthouse has so given away that walls are pulling apart?"

"Is it a fact that the roof is so nearly gone that the garret fills with snow in the winter?"

"Is it a fact that four of the county officers, besides the coroner, have no office room in the present courthouse?"

"Is it a fact that the county treasurer and the county judge are either furnishing their own offices or doing without offices to save rent to the county?"

"Is it a fact that while you are saying 'Do not build a courthouse, the old one is good enough' that you are housed in a brick building at an expense of \$16 per month to taxpayers?"

"Is it a fact that while you are talking good roads and economy that your legal salary is \$1,200 per year and your legal allowance for deputy hire is fixed by law at \$300 per year the county court has had to pay you extra—some \$250 or \$300 per year—to get out the tax roll.

"Is it a fact that the law requires, as a part of your work as assessor, to make a present ownership plat book and keep the same up to date, and that the county court has had to pay for one for you or let you wobble along without it; and that you are charging the county for keeping the same up to date?"

"I wish to know how much above your legal salary you are asking for this year.

"Now, Captain, we want these questions answered squarely.

"One more, and then I am through. Will you resign your office as assessor in case you are elected county judge?"

"TAXPAYER."

If State Printer Duniway has made a saving to the taxpayers of the state of \$40,000 in three years why does he not show it by facts and figures? All this great saving is credited to utterances by the state press through articles probably written, or inspired by the State Printer himself. In fact, all such savings were made by the secretary of state under conditions over which Duniway had no control. The figures quoted by William J. Clarke, the republican, flat salary candidate, who stands alone as pledged to this great reform, are taken from the records in the secretary of state's office. They are "material and contain facts and figures which the voter and taxpayer should know," says Judge Galloway (democratic) circuit judge of the Third District. 2t

Republicans and others should read the arguments, published in the Corrupt Practices pamphlet, supplied by William J. Clarke and Willis S. Duniway, and then decide who was telling the truth. Which one is the taxpayer's friend? 2t

HOLD THE OFFICIALS RESPONSIBLE

CORPORATIONS AND WORKMEN
SHOULD OBEY THE LAW

Strenuous Colonel Says the Public
Has a Right to Know Who
Caused Strikes

COLUMBUS, Ohio, Sept. 10.—Colonel Roosevelt addressed a crowd of many thousands here today, and discussed the Columbus street car strike. He denounced the authorities for their failure to suppress the lawlessness, and said:

"Before I came to Columbus I knew there was a lamentable condition prevailing here. I was asked to come here and speak on law and order. I shall.

"The first requisite of justice is the establishment of law and order. Woe to the men and the officials who do not know this. We should abhor a public official who fails to do his duty.

"The authorities' first duty is to end violence and punish brutality and lawlessness. It may be to the interest of some politicians to accept such conditions, but it is against the interests of the workingmen. To dismiss men for asking for a wage increase is infamous. Unions are equally as necessary as corporations. Both must abide by the law. It is equally as wrong for union men to force non-union men to join a union.

"It is not merely your duty, but your right to insist on knowing who is responsible for strikes. If the arbitration law is not strong enough, make it more stringent; if it is unconstitutional, amend it. The state and the municipality have a right to force and corporation to do right, and it is the people's duty to see that they do do right."

REAL ESTATE TRANSFERS

Furnished Daily by the Abstract Firm
of Mason & Slough

William T. Bennett to E. L. Elliott and Clara B. Elliott, lots 7 and 8, blk. 35, First addition to Klamath Falls; \$100.

Margaret Pitts to William Sargent, N $\frac{1}{2}$ of the NW $\frac{1}{4}$ and SE $\frac{1}{4}$ of NW $\frac{1}{4}$ and NE $\frac{1}{4}$ of SW $\frac{1}{4}$ sec. 17-38-10; \$10.

P. C. Lavey & Co. to Carl H. Unsell, lot 2, blk. 50, Town of Worden; \$150.

Western Pacific Land and Timber company to Southern Oregon Water company, lots 1, 2, 3, 4 and 5, and the SW $\frac{1}{4}$ of the NE $\frac{1}{4}$, SE $\frac{1}{4}$ of NW $\frac{1}{4}$, W $\frac{1}{2}$ of NW $\frac{1}{4}$, N $\frac{1}{2}$ of SW $\frac{1}{4}$ and SW $\frac{1}{4}$ of SW $\frac{1}{4}$ sec. 21-39-7; also N $\frac{1}{2}$ of NW $\frac{1}{4}$, SW $\frac{1}{4}$ of NW $\frac{1}{4}$ and lot 7, sec. 12-40-6; \$10.

Western Pacific Land and Timber company to Southern Oregon Water company, lot 2, sec. 21; lots 1, 2, 3, 4 and 5, sec. 26; lots 3, 5, 6, 8 and 9, sec. 27; lot 6, sec. 23; lots 1, 2, 5, 6 and 7, sec. 29; lots 1, 2, 6, 7, 8 and 9, sec. 36-39-7; \$10.

Klamath Korporation to Miss Veda Mulkey, lot 751, blk. 117, Mills addition to Klamath Falls; \$10.

United States to Samuel R. Stephens, patent, SE $\frac{1}{4}$ of SW $\frac{1}{4}$ and lots 3 and 4 sec. 31-39-12.

United States to John C. Leonard, patent, 8 $\frac{1}{2}$ of SE $\frac{1}{4}$, sec. 27, and NW $\frac{1}{4}$ of NE $\frac{1}{4}$ sec. 34-38-10.

WANTS STATEMENTS OF ROOSEVELT'S 1904 CAMPAIGN

It Is Also Claimed He Did Not Attack
the Officials When He Sued
the Trusts

NEW YORK, Sept. 13.—The World demands that ex-President Roosevelt publish the receipts and expenditures of the 1904 campaign. That paper says:

"Your 1904 campaign was never publicly accounted for, although millions of dollars were collected. It is known the great insurance companies contributed \$150,000. The Harriman corruption fund was \$260,000, and he personally contributed \$60,000. The Standard Oil company, the beef trust and others also contributed. Later, when you attacked the beef trust you did not move personally against the officers. It was the same with the Standard Oil company."

If the present State Printer, Willis S. Duniway, has kept the expenses of his office within the appropriation, as he states then why did the State Legislature of 1909 pass a deficiency bill amounting to \$30,385.84? 2t

TEDDY IS WAITING TO BE ASKED MEANS VERY MUCH TO BUTTE VALLEY

DISHEARTENED BY RESULTS OF
MAINE ELECTION

Administration Leaders Declare That
Roosevelt Desires to Be the
Moses of the Party

BEVERLY, Sept. 13.—Although no statement has been issued, the idea has been adopted by common consent that President Taft will not be a candidate for re-election because of the shocking results of the elections in Maine and elsewhere. The administration leaders are trying to heal the breach between President Taft and Colonel Roosevelt, and are concentrating their strength to save New York.

President Taft is known to be deeply affected by the Maine results. The administration politicians declare that Colonel Roosevelt appreciates the situation, and is waiting on a cry for a republican Moses to lead the party. Standing with him are the ablest strategists and spellbinders of New York and Ohio.

GIRL BEATS HER WAY ON FREIGHT TRAINS

Arrested With Her Male Companion,
She Denies That She Was
Abducted

PUEBLO, Sept. 10.—Laura Bell Taylor, a 17-year-old girl who was believed to have been drugged and kidnaped last Wednesday from the ranch of her stepfather, Chas. Palmer, a ranchman living east of here, was arrested at Herace, Kan., last night as she stepped from a freight train on which she was beating her way with a male companion.

The girl was dressed in boy's clothing. Her companion made his escape.

Mystery surrounded the disappearance of the girl from her home. A bottle partly filled with chloroform was found in the girl's room, and there were evidences of a struggle.

All of her clothing remained undisturbed, and apparently she had been carried away in her nightdress. Poses spent several days scouring the surrounding country for her supposed abductors.

The girl declares she left home of her own accord because her stepfather compelled her to work in the fields and to herd cattle.

TROUBLE IS BREWING IN THE PANAMA COUNTRY

WASHINGTON, Sept. 14.—The critical conditions at Panama culminated today in the recall of American Charge d'Affaires Marsh. Minister Dawson starts for Panama immediately, as there is threatened trouble between the Americans and the negroes.

The trouble arose over the statement by Marsh that a president favorable to the officials at Washington would have to be elected.

CREW AND PASSENGERS HAVE BATTLE WITH FLAMES

Ocean Liner California Arrives at
Havre With Sixteen Persons
and Ship Damaged

HAVRE, Sept. 13.—The liner California arrived here yesterday from New York with her crew and passengers exhausted by a five days' battle with flames. Sixteen of the passengers were seriously burned and are in a hospital here. The ship was badly damaged.

GEORGE GAY DIES AT GAZELL

F. H. Brandenburg returned Sunday evening from Gazell, where he went for the purpose of attending the funeral of George Gay, who died there Thursday from pneumonia. The deceased was a son of H. K. Gay of Merrill, and was quite well known in that part of the county. He is survived by his father, two brothers, Grant and Walter, and three sisters, Mrs. Helen Brandenburg of Merrill, Mrs. Letta Andrews and Miss Della Gay.

Addition to Box Factory

An addition is being built along one side and end of the Great Northern Box factory at Shippington, to be used as a storage room. Since the spur track has been finished the product of the mill can be handled much more expeditiously and the addition is being built to have a stock on hand ready for hurry up orders when they come in. The mill is turning out a high grade of box shooks, and the product is much in demand.

A vote for William J. Clarke, republican, flat salary candidate for State Printer, will extinguish the last relic of the vicious fee system and save to the taxpayers over \$20,000 annually. Read his argument in the Corrupt Practices pamphlet. 2t

IMMENSE FLOW STES THE LITTLE CITY WILD WITH JOY

If the Flow Underlies the Valley
Millions of Dollars' Worth of Land
Will Be Reclaimed

DORRIS, Calif., September 12.—Today every man, woman and child in Butte Valley are filled with joy and visions of the time when every acre of land in this fertile region will be under cultivation, nurtured into full productivity by the life-giving waters from artesian wells, are already being pictured by the men who had almost despaired of living to see such a miracle wrought. This has all been brought about by the mammoth artesian well that has been struck at this place. For years it has been the belief of many that artesian water could be found but not until Saturday was their dream realized. And the realization was far beyond the wildest dreams of the men who risked their all in support of their judgment.

The well was sunk within twenty-five feet of the railroad track. When the drill broke through the layer of stone overlying the water there was a rumble and a roar that was heard all over the town. The water came with a rush that surprised the men around the well, and it shot into the air nearly ten feet. A miniature lake covering an acre was formed before the well could be controlled. Finally it was stopped and an upright pipe two feet high connects with one running horizontally for sixteen feet, at the end of which is an elbow. The water spouts from this to a height of nearly a foot. A mammoth sign that can be seen for miles informs the traveler that this is the first artesian well in the Dorris country.

Dorris is wild with joy. Nothing in its history has had such an overpowering effect. The falling spirits of the residents that have been drooping ever since the Southern Pacific tunnel was completed, were fanned into life, and it is now the hope of all that the time is not far distant when this will be the metropolis of Butte Valley.

The striking of this artesian well will mean much to this city. It will mean, if the artesian flow continues south through the valley, the settling up of one of the greatest valleys in this part of the coast. Butte Valley has been noted for its fertility, the only requisite being water. Now that the prospects for such a supply are of the brightest it will mean an increase in land values of millions of dollars, the bringing in of hundreds of families and the development of a little empire that will always be tributary to Klamath Falls.

MAY HAVE NEW TRAIN HERE BEFORE LONG

John C. Stone, general passenger and freight agent of the Southern Pacific at Sacramento, will be here Wednesday and take up the matter of the contemplated change in time of the train into this city.

It is rumored that there will be a through train from Sacramento to Klamath Falls, and will connect with the train from Portland at Weed, arriving here about 8 o'clock at night. Passengers for the north from Sacramento now have to go to Davis and then change, and it is the idea to do away with that change and also avoid the long layover at Weed for those who now come to this city from the north.

Just what the plans are will not be known until Mr. Stone arrives, but it is expected that he will be here several days, and in that time the matter can be fully gone over.

R. P. Cowgill was down from Four-Mile lake Monday.

ORDER TO SHOW CAUSE

On Application of Guardian for Order
of Sale at Private Sale of
Real Estate.

In the Matter of the Estate and Guardianship of Anna Harriet Fink and Alice Josephine Fink, Minors.

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

It appearing to this court, from the petition, this day presented and filed by Ida M. Fink the guardian of the persons and estate of Anna Harriet Fink and Alice Josephine Fink, minors, praying for an order of sale at private sale of certain real estate belonging to said wards, that it is for the best interests of said wards and necessary that the said real estate be sold.

It is hereby ordered that the next of kin of said wards, and all persons interested in the estate, appear before this court on Saturday, the 8th day of October, 1910, at 10 o'clock a. m., at the court room of this court, at Klamath Falls, County of Klamath, State of Oregon, then and there

to show cause why an order should not be granted for the sale of such estate.

And it is further ordered that a copy of this order shall be personally served on the next of kin of said minors and all persons interested in the estate at least ten days before the hearing of said petition, and that said order shall be published at least three successive weeks in the Klamath Republican, a newspaper published and circulating in said county.

Dated at Klamath Falls, Oregon, this 6th day of September, 1910.

Signed J. B. GRIFFITH,

9-8 15-22 Judge.

SHERIFF'S SALE

No. 223. In Equity. To Foreclose
a Mortgage

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

Mabel T. Cluness, Plaintiff, vs. G. W. White and Nina White, his wife; Abel Ady and Leona C. Ady his wife, and Leo S. Robinson. Defendants.

Notice is hereby given that, by virtue of an execution and order of sale duly issued out of the above-entitled court and cause on the 22nd day of August, 1910, upon a decree made and entered of record in said circuit court and in said state on the 22nd day of June, 1910, in favor of the above named plaintiff, directing the sale of the premises therein and hereinafter described, to satisfy the sum of \$10,400, with interest thereon from the 23rd day of August, 1909, at the rate of 8 per cent per annum \$27.50 costs and disbursements, and \$750 attorney's fee and accruing costs.

Now, therefore, by virtue of said execution, and in compliance with said writ, I have duly levied on said premises and will, on Saturday, the 8th day of October, 1910, at 10 o'clock a. m. of said day, at the front door of the county court house in Klamath Falls, Klamath County, Oregon, sell at public auction to the highest bidder for cash in hand, all the right, title and interest of the above named defendants, and each of them, in and to the following described real property, situated in Klamath County, State of Oregon, to-wit:

Lots 4, 5, 6, 8 and 9 and the west half of the northwest quarter, and the southwest quarter, and the southwest quarter of the southeast quarter of section 1, and the east half of the east half and lots 5, 6, 7, 8 and 9 of section 2, and the northeast quarter of the northeast quarter, and the southwest quarter of the northeast quarter and lots 2, 3, 4 and 6 of section 11, and all of section 13, and the north half of section 14, and the southeast quarter of said section 14, and the northeast quarter of section 23, and the northwest quarter and the east half of section 24, in township 40 south of range 8 east of the Willamette meridian.

Also lot 3 in section 6 and lots 9 and 10 and the south half of the northwest quarter of section 7, lots 7, 8, 9, 10, 11 and 12 and the west half of the northwest quarter, and the southeast quarter of the northwest quarter, of section 17, in township 40 south, range 9 east of the Willamette meridian.

Also the north half of section 12, township 40 south, range 8 east of the Willamette meridian, containing 3229.26 acres more or less, according to the government survey thereof.

Also the southeast quarter of the northeast quarter of section 11, and lot 7 of section 1, township 40 south, range 8 east of the Willamette meridian, containing 96.60 acres, excepting therefrom all of said premises and parts thereof heretofore conveyed by the said defendants, or either of them, to the California Northeastern Railway company, a corporation, upon which to construct and equip a line of railway and telegraph.

Saving and excepting from the effect of this writ the following described premises, which have heretofore been released by plaintiff from the effect of the said mortgages, to-wit:

Lots 7 and 10 and the SE $\frac{1}{4}$ of NW $\frac{1}{4}$ of section 7, township 40 south range 9 east, Willamette meridian, containing 69.55 acres, more or less, according to the government survey.

A strip, piece or parcel of land 100 feet in width, being 50 feet on each side of a center line, said center line being described as follows, to-wit: Commencing on the northerly line

of lot 6, of section 1, township 40 south range 8 east, Willamette meridian, at a point 649 feet west and 1130 feet south of the quarter section corner on the north line of said section 1; thence running south 16 degrees, 53 $\frac{1}{2}$ minutes west 152 feet to a point 693 feet west and 1275 feet south of said quarter corner on north line of section 1, the same being a portion of lot 6 of section 1, township 40 south, range 8 east, Willamette meridian, in Klamath County, Oregon, containing .35 acres.

Also a strip, piece or parcel of land 300 feet in width, being 150 feet on each side of a center line, said center line being described as follows, to-wit:

Commencing at a point in section 1, township 40 south, range 8 east, Willamette meridian, which is 693 feet west and 1275 feet south of the quarter section corner on the north line of said section 1, running thence south 16 degrees, 53 $\frac{1}{2}$ minutes west 694 feet to a point 157 feet west of the quarter section corner on the east line of section 11, township and range aforesaid. The same being a portion of lots 6 and 7, the SW $\frac{1}{4}$ of section 1, the W $\frac{1}{2}$ of NW $\frac{1}{4}$ of section 12, and SE $\frac{1}{4}$ of NE $\frac{1}{4}$ of section 11, in township 40 south, range 8 east, Willamette meridian, in Klamath county, Oregon, and containing 47.9 acres.

Also a strip, piece or parcel of land 300 feet in width, being 150 feet on each side of a center line, said center line being described as follows, to-wit:

Commencing on the southerly line of section 11, township 40 south, range 8 east, Willamette meridian at a point 959 feet west of the southeast corner of said section 11, running thence south 16 degrees, 53 $\frac{1}{2}$ minutes west 5785 feet to a point on the east line of the NW $\frac{1}{4}$ of section 23, township and range aforesaid, which point is 255.84 feet south of the quarter section corner on the north line of said section 23; the same being a part of the E $\frac{1}{2}$ of section 14, the NW $\frac{1}{4}$ of NE $\frac{1}{4}$ of section 23, in township 40 south, range 8 east, Willamette meridian, in Klamath county, Oregon, and containing 39.9 acres.

Also lots 6, 7 and 8 in section 34, township 40 south, range 8 east, Willamette meridian, containing 36.7 acres, and containing in the aggregate 124.85 acres.

Together with tenements, hereditaments and appurtenances thereto belonging or in any wise appertaining.

The proceeds of said sale will be applied in the satisfaction of said execution, order and decree, interest, costs and accruing costs and the surplus, if any there be, to be paid into said court to be further applied as by law directed.

Dated at Klamath Falls, Oregon, this 6th day of September, 1910.

W. B. BARNES,


Sheriff.

By R. E. GUTHRIDGE,

9-8 10-6 Deputy.

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