

REPUBLICAN STATE TICKET.

For United States Senator (Short Term)—
FRED W. MULKEY,
Of Multnomah County.

For United States Senator—
JONATHAN BOURNE, JR.,
Of Multnomah County.

For Representative in Congress—
WILLIS C. HAWLEY,
Of Marion County.

For Governor—
JAMES W. WITHERS,
Of Benton County.

For Secretary of State—
FRANK W. BENSON,
Of Douglas County.

For State Treasurer—
GEO. A. STEEL,
Of Clackamas County.

For Supreme Judge—
ROBERT EAKIN,
Of Union County.

For Attorney General—
A. M. CHAWFORD,
Of Douglas County.

For Superintendent of Public Instruction—
J. H. ACKERMAN,
Of Multnomah County.

For State Printer—
WILLIS S. DUNNWAY,
Of Multnomah County.

For Commissioner of Labor Statistics
and Inspector of Factories and Work-
shops—
O. P. HOFF,
Of Multnomah County.

REPUBLICAN COUNTY TICKET

For Representative, Tillamook and
Yamhill Counties—
A. G. BEALS,
Of Tillamook County.

For County Judge—
H. F. GOODSPEED.

For County Commissioner—
GEO. W. BODYFELT.

For Sheriff—
HENRY CRENSHAW.

For County Clerk—
GEORGE B. LAMB.

For County Treasurer—
CARL HABERLACH.

For County Surveyor—
F. L. SAPPINGTON.

For Coroner—
W. E. SOUTHWICK.

For Justice of the Peace for Second
Justice District of Tillamook County—
A. T. WHITE.

Advertising Rates.

LEGAL ADVERTISEMENTS:
First Insertion, per line.....\$ 10
Each subsequent insertion, line..... 5
Business and professional cards,
1 month..... 1 00
Homestead Notices..... 5 00
Timber Claims..... 10 00
Locals, per line each insertion..... 5
Display advertisement, an inch,
1 month..... 50
All Resolutions of Condolence and
Lodge Notices, 5c. per line.
Cards of Thanks, 5c. per line.
Notices, Lost, Strayed or Stolen, etc.,
minimum rate, 25c. not exceeding five
lines.

The Tillamook Headlight.
Fred C. Baker, Publisher.

A Legalized Fraud.

On purely technical grounds the supreme court has decided that the misleading caption of the proposed amendment of the local option law must be allowed to go on the ballot in the June election. The amendment was framed by the liquor interests and is a virtual nullification of the present law. It is to be submitted to the voters for enactment by the initiative.

The secretary of state is required by law to place on the ballot "the titles and numbers of the various measures to be voted upon" and he is further required to "use for each measure a title designated for that purpose by the legislative assembly, committee, or organization" which presents the proposed legislation.

The liquor dealers requested the secretary of state to designate their measure as an act "giving anti-prohibitionists and prohibitionists equal privileges." Nothing could be farther from a true description of the purpose of the measure. If the purpose were in truth merely to give "equal privileges" to prohibitionists and anti-prohibitionists, it would justly appeal to the sense of fair play inherent in every man, for equal privilege is the birthright of every American citizen, regardless of his views on prohibition or any other issue. But under the mask and guise of pretended fair play, the liquor interests are seeking to deceive the voters. In reality their object is to secure the virtual repeal of the local option law, which was enacted by the people two years ago. There is no hint of this in the title by which their bill is to be designated on the ballot and it is deeply regrettable

that the supreme court has not found ground for preventing so gross a fraud upon the public.

Of the 19 sections of the local option law, 18 will be repealed if the amendment is adopted, and the remaining section will be so altered as to be unrecognizable. In place of the repealed sections, provisions would be incorporated which are utterly at variance with the present law, and which were cunningly devised so as to make real prohibition of the liquor traffic impossible even in single precincts.

If the authors and sponsors of this proposed legislation were honestly desirous of fair play, there would be no such flagrant attempt to deceive the public and to gain votes by false representations. It is a fundamental principle of our jurisprudence that he who seeks equity must do equity, and this effort to hoodwink the voters of the state robs the liquor dealers at the outset of all standing in the court of public opinion.

Another Graft Measure Proposed.

One of the most brazen attempts at graft ever undertaken in Oregon is the effort to foist upon the state the purchase of the Barlow road for \$34,000. Under the pretense that the road is valuable and that the chief purpose is to abolish tolls, a bill has been proposed by initiative to compel the state to buy the road at the figure named. The petitions for the submission of the proposal were secured by employing men to procure signatures, and this having been accomplished, the measure will be voted upon in June. The bill will have a very attractive title on the ballot, and for reason it is thought the measure will receive many affirmative votes from the people who do not understand its real purpose.

"For a law to abolish tolls on the Mount Hood and Barlow road and providing for its ownership by the state," is the way the promoters of the enterprise present the question before the people. In the title on the ballot no mention is made of the appropriation of \$34,000 to be paid to the owners of the road. A man who has been over the road says that this would be practically a free gift to the owners of the road and ever thereafter the state would be called upon for annual appropriations for maintenance and improvement.

Light and Heavy Soils.

As some soils are very light, and others composed of stiff clay, the rule is to apply such manures and tillage as will make heavy land lighter, cold land warmer and light land heavier, if necessary. Lands are seldom so rich that they may not be increased in fertility, and few tracts are so poor that, with proper tillage and manuring, they may not be made more productive. Manures are composed of all substances which directly or indirectly supply the plants with their requisite foods, by means of which they are enabled to grow and come to maturity. The different earths serve to assist each other. Thus, clay is of advantage to a light sandy soil, and sand is an assistant in altering the texture of clay soils. Where clay is applied to a sandy soil it should be applied in the fall and spread evenly over the ground, that the frost may pulverize it before it is mixed with the soil in the spring, and the better these earths are mixed in their respective soils the more sensible and immediate will be their effects. Their principal excellence is that they assist to permanently improve the soils to which they are applied. Stiff loams are also in the same way assisted by sand, and sand again by these, but neither in so great a degree as with clay. Sand and fine gravel will greatly improve the soil of bog meadows, and where soils are made lighter they are more easily plowed and cultivated.

When the Plow Starts.

It is plowing time. Two hundred million acres of land will be plowed this year in the United States, and about 9,000,000 plows on the farms are to do the work. The capital invested in plows alone represents \$80,000,000. Such a multitude of types of plows and plowers can be found on this continent that we can name but a few. In the great southwest the Mohave, with his three or four squaws, starts to the planting ground. Each woman carries her digging stick, the most primitive of all plows, and the man stands guard all day while the "original farmers" of this country dig the land and plant their gourd seeds. In Canada, but for the interference of the government, the spectacle might be seen of Donkhor women drawing the plow in exactly the same way that they have done for centuries. In New England the oxen are being yoked, and in the middle west the four-horse teams are ready. In the south the negro sits on his plow still to watch the train go by. In some parts of the country we find traction engines at work, plowing forty or more acres a day, and requiring but two or three men to do it. Verily, it is a great country.—Live Stock World.

Death from Appendicitis

decrease in the same ratio that the use of Dr. King's New Life Pills increases. They save you from danger and bring quick and painless release from constipation and the ill growing out of it. Strength and vigor always follow their use. Guaranteed by Chas. I. Clough, Druggist, 25c. Try them.

RAINIER LAWYER FELLEDBY THUG.

W. C. Fischer Struck From Behind While on an Unfrequented Street.

RAINIER, Or., May 3.—While walking down an unfrequented street at 5:30 this afternoon, W. C. Fischer, a prominent lawyer and assistant editor of the Advance, the local Anti-Saloon League publication, was struck from behind by an unknown thug and knocked to the ground. The blow, apparently from a slungshot, dazed Mr. Fischer, and as he attempted to raise his assailant rained repeated blows on his face, either with the slungshot or the toe of his shoe.

Joe Crough, bartender for Miles Sheerin, in company with one or two other men, is said to have been on the Blain, chard dock about 100 feet from the place where the assault was made. These men are supposed to have seen the blows struck, as they had an unobstructed view.

Without offering any aid to the victim, who was in a dazed condition, Crough hurried up town and swore out a warrant for the arrest of Mr. Fischer on a charge of using profane language. Later Crough was arrested on a charge of complicity in the assault on Mr. Fischer, with intent to kill.

Sheriff White is making every effort to find the thug who made the assault. Two strangers who arrived in town this morning had been hanging around the Advance office all day long. One of them is reported to have said he had been paid to beat up Fischer and his "pal" was to "do" the Methodist preacher, evidently referring to Rev. H. G. Kemp, pastor of the Methodist Church.

J. W. Wilkins, principal of the public schools, circulated a paper among the business men late this afternoon, and the sum of \$100 was subscribed as a reward for the arrest of the perpetrator of the assault.

Since his arrival in Rainier, the first of last October, Rev. H. G. Kemp has waged active war on the saloons which have openly violated the Sunday-closing law. To further this work the Advocate was established, of which Mr. Kemp is the editor and Mr. Fischer the assistant editor. An Anti-Saloon League of 30 members, in which are a number of the prominent business men of the town, has also been organized.

Three weeks ago the saloons were closed Sunday, and last Monday eight saloon-keepers were arrested on the charge of allowing gambling in their places. All were found guilty in the justice court and they were fined \$10 each and costs. A writ of review was taken to the Circuit Court.

Rev. Mr. Kemp says it has been currently reported that \$40 would be paid anyone who would administer a thrashing to him or to Mr. Fischer.

Mr. Fischer is badly cut up about the head and face. He says he did not see the thug, who struck him from behind. He had no intimation he was followed until he felt the blow on the back of his head. Then, as he attempted to rise, the thug either kicked him in the face with the slungshot.

There is great indignation here over the affair.

Some of the American victors in the Olympic sports at the Greek capital are Irish by birth. But it takes a smart ethnologist to tell on which side of the Atlantic to look for the bigger half of the Irish strain of blood. Born in Ireland, developed in the United States, is frequently the way to put it.

Canada pays an immigrant premium of \$13 on every British agricultural laborer and of \$5 on each settler from the continent, the money going to immigration agents. In this country a head tax is proposed to limit the vast tide of newcomers. Our neighbor on the north is willing to take the crumbs, and studies the situation closely for advantages.

Sciatica Cured After Twenty Years of Torture.

For more than twenty years Mr. J. B. Massey, of 3322 Clinton St., Minneapolis, Minn., was tortured by sciatica. The pain and suffering which he endured during this time is beyond comprehension. Nothing gave him any permanent relief until he used Chamberlain's Pain Balm. One application of that liniment relieved the pain and made sleep and rest possible, and less than one bottle has effected a permanent cure. Mr. Massey relates his experience for the benefit of others who may be similarly afflicted. If troubled with sciatica or rheumatism why not try a 25-cent bottle of Pain Balm and see for yourself how quickly it relieves the pain. For sale by Chas. I. Clough's Drug Store.

Deafness Cannot be Cured

by local applications, as they cannot reach the diseased portion of the ear. There is only one way to cure deafness, and that is by constitutional remedies. Deafness is caused by an inflamed condition of the mucous lining of the Eustachian Tube. When this tube gets inflamed you have a rumbling sound or imperfect hearing, and when it is entirely closed, deafness is the result, and unless the inflammation can be taken out and this tube restored to its normal condition, hearing will be destroyed forever, unless cases out of ten are caused by Catarrh, which is nothing but an inflamed condition of the mucous services.

We will give One Hundred Dollars for any case of Deafness (caused by catarrh) that cannot be cured by Hall's Catarrh Cure. Send for circulars, free.
F. J. CHENEY & CO., Toledo, O.
Sold by Druggists, etc.
Take Hall's Family Pills for constipation.

I am paying 7 cents a pound for well trimmed green hides. Leich's Butcher Shop.

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BRANDIES and CHAMPAGNES.

Price List of our Sweet Wines, Brandies, Whiskies, and Dry Wines. If you use anything in that line, we can supply you with the very best of goods, at regular wholesale prices. Goods can be shipped in plain cases if desired, and mentioned in your order.

We can quote you as follows:
5 years old Port Wine, Sherry, Muscat, Angelica, Madeira, Malaga at \$1.00 a gallon or \$4.00 per dozen.
8 years old Port Wine, Sherry, Muscat, Angelica, Madeira at \$1.50 a gallon or \$5.00 per dozen.
5 years old Claret at..... \$.50 a gallon or \$2.75 per doz.
5 years old Zinfandel at..... .75 a gallon or 3.50 per doz.
5 years old Burgundy at..... 1.00 a gallon or 4.00 per doz.
7 years old California Grape Brandy at..... .75 a gallon or 3.50 per doz.
10 years old California Grape Brandy at..... 3.00 a gallon or 9.00 per doz.
5 years old Kentucky Whiskies at..... 4.00 a gallon or 11.50 per doz.
8 years old Old Malt Rye Whiskey at..... 3.00 a gallon or 7.50 per doz.
8 years old Old Canadian White Rye at..... 3.00 a gallon or 8.50 per doz.
15 years old Old Private Stock at..... 5.00 a gallon or 14.00 per doz.
7 years old Old Blackberry Brandy at..... 2.00 a gallon or 6.50 per doz.
7 years old Old Holland Gin at..... 3.00 a gallon or 8.00 per doz.
8 years old Old Kummel at..... 3.00 a gallon or \$1.00 for full quart. Express Prepaid.
7 years old Old Sheehan's Private Stk. at..... 4.00 a gallon or \$1.00 for full quart. Express Prepaid.
10 years old Standford Rye at..... 4.00 a gallon or \$1.00 for full quart. Express Prepaid.
10 years old Rainier Bourbon at..... 4.00 a gallon or \$1.00 for full quart. Express Prepaid.

We ship goods in any quantity from one gallon and up. Case goods can be made up to suit the trade of assorted goods.

Our charges on cooperage is as follows:—1 gallon demijohns, 25c.; 2 gallon demijohns, 40c.; 3 gallon demijohns, 50c.; 5 gallon kegs, \$1.00; 10 gal. kegs, \$1.25. No charge for half or whole barrels, or dravages. Correspondence solicited. Address, Mail Order Department, Lake Erie Wine and Cordial Co., 404 Washington Street, Portland, Oregon.

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