

PORTLAND NEWSPAPERS

Does Not Give Senator Fulton a Square Deal.

[TO EDITOR OF TILLAMOOK HEADLIGHT.]

DEAR SIR.—The people of this county have no doubt witnessed article after article in the Oregonian and Journal relating to the "Henry Fulton controversy."

It is an easy thing to determine the policy of any newspaper after the first reading, but one has to be a daily reader to determine the motive behind the policy.

The Journal, democratic, red-inked and sensational (as compared to the Oregonian), published the affidavit of Powell the afternoon after Fulton's speech at Medford.

The Oregonian of the same morning barely mentioned there was an affidavit, and not until four days later did they publish it. All through this campaign both papers have studiously ignored saying one good word for Fulton. It was all Heney.

Now as to the motive. The Journal is the illegitimate offspring of the Hearst papers owned by William Ladd, of Ross bank fame, Democratic, antagonistic to any republican, no matter how worthy. The Oregonian, nursed and suckled on the bile of Harvey Scott, who would be one of our ablest men, were there just a grain of "I am wrong sometime" in his nature.

Fulton defeated Scott for the Senate, blasting Harvey's only chance of ever being "ex-Senator Scott." He would have only served one term. One of his vicious "you are all wrong" speeches and the whole Senate would have set down on him so hard that Oregon would never have gotten an appropriation for fifty years.

You have the policy and the motive. The Journal, hopelessly democratic, Harvey Scott, politically dead as far as the Senate is concerned, ghoulishly tossing the bones of the late Senator Mitchell in the face of his readers every week, and hating Fulton, with a deadly malice because Fulton beat him for the Senate.

I would like to say a few words for Fulton, not Senator or "Honorable," but fine old "Charley" Fulton: From the farmer boy with the patch on his trousers to the U. S. Senate, is a big jump. A poor man must have some ability to make the leap. His frank speeches throughout the state (unreported) in his defense are convincing to his audiences.

In all his speeches he asks the question: "If Heney says I am guilty of all these things, for God's sake why don't he arrest me?" Is that the attitude of guilt? He reads the affidavit of Powell, which completely and absolutely refutes the bribe taker and bribe holder Smith, who is excused under the laprobe of our wily Governor. That Mitchell bribed Smith is an assured fact, but Charley Fulton, full of ambition to be United States Senator, never would have taken a chance, which Heney made Smith perjure himself to say.

Fulton has been blamed for not deepening our bay, dredging the bay, straightening the slough and everything in fact, but the high price of butter fat.

Remember, he has been all alone in the senate—Mitchell, Williamson and Hermann all being under indictment, and that he ever got on a committee is wonderful. He could not do everything alone.

My Brother Bourne couldn't even get a torpedo boat from the fleet to visit Portland, and he is the grand popular choice of Spindertown.

Fulton is in a position to get legislation now for all the State, and recognized by all the Senate as a leader in debate and legal ability.

The New York Sun editorially says: "Fulton of Oregon has the keenest legal mind in the Senate."

As to his opponent, Cake, one shake of his limp hand and his haughty look over your head and one of his speeches delivered with about the same fervor as "one finished who read" would gun his cards with any average man.

Now to Heney.

Fulton leaves for Washington. Brave Heney sneaks up from Frisco promising immunity to any one who would perjure himself against Fulton, stabs him in the back, because Fulton opposed his appointment and nearly shoved him back to the oblivion from which he ascended. Occupying the pulpit of the newer Vandeville churches in Portland, ostensibly to speak on municipal matters, he bored his hearers for a few minutes on a dreadfully dead subject, when suddenly a hired hand sprang up in the balcony (all pre-arranged) and shouted "What about Fulton?" Then he started. Not a syllable of proof, nothing but assertions and slander.

The Bible shoved aside during his thunder fell to the floor open, a small tack in the carpet pierced the page containing a simple sentence "Thou shalt not lie."

He talked about Brownell. Well, he held an affidavit from Meldrum exonerating Brownell for two years.

Poor Brownell didn't know it—he wanted Brownell to perjure himself about Fulton—and Brownell in so many crooked deals, swore to anything.

He held Hall's trial back for two years to try it on the eve of Fulton's election. He was going to expose Fulton. All he

could bring out was that Fulton had requested that the parties that he, Heney, completely immunized should be prosecuted civilly instead of criminally.

If he had stayed in San Francisco and written an indictment without a flaw, and not shown absolute lack of legal knowledge as the Supreme Court decided, he would have been better off.

His Salem address was a re-ash of his first speech, only he read a letter from a prominent Salem man, "but he couldn't reveal his name."

My heavens! Can a man go out and attack one public man with anonymous letters? It was the most cowardly, dastardly attack of all. Every Fulton man feels the same as Fulton when he cries out in agony to the public he can only reach with his voice: "If Heney says I am guilty, for God's sake why don't he arrest me and prove it?"

DR. THOMAS W. ROSS.

Editorial Snap Shots.

We suppose most every person who registered as republicans and who will take part in the primary election to-morrow consider themselves good republicans. We will not question their faith in the republican cause. But how are they going to vote next June provided their friends fail to get the nomination? Will they be good republicans then or will they "knife" the ticket?

The Oregon Journal stated last week that work on the railroad would start up on the 1st May with three big gangs of men. A day later, Mr. E. E. Lvtie, president of the Pacific Railway & Navigation Company, stated that he did not know when work would start. So our readers can decide for themselves which of the two is correct. Last year the contractors lost a lot of fine weather in not getting to work in time, and should work again be started up, the same thing will occur again.

The Headlight has taken no hand in the primary election, allowing each candidate to conduct his own campaign in his own way. It is for the republicans now to name a ticket, and after doing so to stay with it, regardless as to who may be the nominees. The Headlight has given its support to the republican ticket in the past, and will do so again, for it is not going to turn in and knife the ticket, which so many republicans have done because their friends did not get the nomination. The editor is not built that way.

The primary campaign is about over, the aspirants for nomination on the republican ticket having carried on a clean, gentlemanly campaign, somewhat different to two years ago, when the "special interests" commenced a campaign of mudslinging and abuse. It is now for the republican voters to nominate a ticket, and all we wish to add here we hope they will vote for the aspirants who have some moral backbone, men who do not loiter away their time in poolrooms, or devotees at the gambling table, which is a poor kind of humanity to put in charge of county affairs or to dole out justice.

Neither do we wish to predict who the successful aspirants will be. The defeated aspirants should not feel bad, and it is to be hoped that none of them or their friends will get soreheads or cold feet, but will give their hearty support to the ticket which the republicans will nominate to-morrow.

The "special interests," which bought Rollie's hooking machine, begin to realize that it has a "white elephant" on its hands, for they "fired" J. L. Murphy, the editor, last week, or, as it is given out, he "sold out." The people of Tillamook county soon saw through the scheme of the "special interests" in writing editorials and anonymous letters with the idea of moulding public opinion in that way. The whole thing will fizzle out one of these days, and, no doubt, will end up similar to the opera house, but as long as the "special interests" can manage to get persons to "pack the load" for a time, and pay the big amount of interest and insurance, while they control the policy of the newspaper, it may go along smoothly for a while. To put a big sum of money into a newspaper plant, which would fetch about one-fourth of what it cost at a forced sale, may be considered good financing, but it looks more like "frenzied finance" to those who know something about it. The "special interest" wanted control of a newspaper and they have obtained it.

Vote for H. M. Cake for U.S. Senator.

Wanted, at once, teams to haul lumber from Cohn & Sander's saw mill. Can make from \$5 to \$6 a day.

Vote for H. M. Cake for U.S. Senator.

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HARRIS'S NEW FEED AND LIVERY BARN,

If not, give him a call.

Everything first-class. Second block South of P.O.

W. G. HARRIS, Prop.

CIRCUIT COURT MONDAY.

Another Long Docket and the Hembree Case Again.

The April term of the circuit court will convene on Monday, with Judge Wm. Galloway on the bench, with a long docket. It is expected the District Attorney will call for a grand jury to investigate several criminal matters. It is at this term of court when A. Hembree will come up for trial charged with the murder of his wife at Sandlake, when, no doubt, another effort will be made to have the case tried in another county.

The docket is as follows:

DEPARTMENT NO. 1.

Astoria & Columbia River Railroad Company, a corporation, vs. Samuel Elmore and Elmore Packing Company. Contemnation.

Astoria & Columbia River Railroad Company, a corporation, vs. Bengtha Byron and Peter Byron. Contemnation.

Pacific Railway & Navigation Company, a corporation, vs. Nilus McMillan and Sarah McMillan. Contemnation.

Astoria & Columbia River Railroad Company, a corporation, vs. Lucy Barnard and John L. Barnard. Contemnation.

Pacific Railway & Navigation Company, a corporation, vs. Samuel Elmore, Mary Elmore & Elmore Packing Company, a corporation. Contemnation.

Pacific Railway & Navigation Company, a corporation, vs. Irene Calbreath, J. F. Calbreath, Almira Hurley, Horley, M. Kimberlain, Kimberlain, Lilla Smith, Mattie E. Smith and Mianda Smith. Contemnation.

Astoria & Columbia River Railroad Company, a corporation, vs. The Beds Land Company and Theodore Steinhilber. Contemnation.

Astoria & Columbia River Railroad Company, a corporation, vs. Thomas Coates and Lavinia Coates. Contemnation.

Astoria & Columbia River Railroad Company, a corporation, vs. Matt Maroney. Contemnation.

B. J. Stephens vs. Tillamook City, a municipal corporation. Damages.

Astoria & Columbia River Railroad Company, a corporation, vs. George Watt and Helen Watt, his wife, Robert Watt and Lois Watt, his wife. Contemnation.

Astoria & Columbia River Railroad Company, a corporation, vs. George Watt and Helen Watt, his wife. Contemnation.

Astoria & Columbia River Company, a corporation, vs. Helen Watt and George Watt, her husband. Contemnation.

Astoria & Columbia River Railroad Company, a corporation, vs. John Watt and Sarah M. Watt, his wife. Contemnation.

Astoria & Columbia River Railroad Company, a corporation, vs. George Watt and Helen Watt, J. O. Bozorth, Annesley M. Bozorth, W. C. Hawk and Hawk and R. J. Hendricks and Emelie Hendricks. Contemnation.

Astoria & Columbia River Railroad Company, a corporation, vs. Robert C. Becker and Eastern Investment Company. Contemnation.

Miriam L. Colvin vs. Chas. McKillip and Hulda McKillip. Ejectment.

Ellen Daugherty vs. Anna Kunze and Gustave Kunze. Ejectment.

Ellen Daugherty vs. J. mas Olson and Alpha V. Olson. Ejectment.

Miriam L. Colvin vs. Grant Mills, et al. Ejectment.

Lilen Daugherty vs. Grant Mills and Morrison Mill. Ejectment.

Miriam L. Colvin vs. Jonas Olson and Alpha V. Olson. Ejectment.

Miriam L. Colvin vs. Anna Kunze and Gustav Kunze. Ejectment.

Ellen Daugherty vs. Chas. McKillip and Hulda McKillip, husband and wife. Ejectment.

Miriam L. Colvin vs. Grant Mills and Morrison Mills, defendants, Mrs. C. L. Roberts, substituted as defendant. Ejectment.

Ellen Daugherty vs. Grant Mills and Morrison Mills, defendants, Mrs. C. L. Roberts substituted as defendant. Ejectment.

Miriam L. Colvin vs. Riley Maxwell. Ejectment.

Ellen Daugherty vs. Riley Maxwell. Ejectment.

K. G. Staples vs. W. H. West. Action for money.

Astoria & Columbia River Railroad Company, a corporation, vs. Louis Olsen. Contemnation.

Pacific Railway & Navigation Company, a corporation, vs. Herbert W. Cardwell, et al. Contemnation.

Pacific Railway & Navigation Company, a corporation, vs. Joseph Kodad and Mary Kodad. Contemnation.

Tillamook Lumbering Co., a corporation, vs. W. J. Woodside. Action for money.

Pacific Railway & Navigation Company, a corporation, vs. Samuel Elmore, Mary H. Elmore and Elmore Packing Company. Contemnation.

Tillamook Lumbering Company, a corporation, vs. W. J. Woodside, Golden Gate Shipping Company, a corporation, et al. Action for money.

Charles E. Reynolds and John L. Jones vs. J. W. Beaty. Action for money.

Anna Kunze vs. Hadley Lumber Company, a corporation, and the Miami Lumber Company, a corporation. Damages.

W. H. Cooper vs. W. S. Cone. Action for money.

Jacobson & DeHaven Company vs. O. R. Turner. Action for money.

Fred P. Wittenberg vs. Vincenz Jacob. Action for money.

Willis G. Hopkins vs. Thad B. Preston. Action for money.

Frank Ekroth vs. Thomas F. Harrison. Action for money and ejectment.

Albert Brothers Milling Co., a corporation, vs. B. O. Snuffer. Action for money.

Sam Reading, by A. W. Severance, guardian ad litem, vs. George W. Phelps. Action for money.

William G. Dwight vs. A. W. Atterbury. Damages and ejectment.

William G. Dwight vs. Christopher Christensen. Damages and ejectment.

Emmett Jenkins vs. Miami Lumber Company, a corporation. Action for money.

James L. Burke vs. Charles Fleck. Ejectment.

James L. Burke vs. Chas. Fleck. Action for money.

Joseph L. Murphy vs. James Brown and George W. Grayson. Damages.

Tillamook Lumbering Company, a corporation, and Tillamook County Bank, a corporation, vs. The Liverpool & London & Globe Insurance Company, a corporation. Action for money.

DEPARTMENT NO. 2.

Tillamook Lumbering Company, a corporation, vs. Annie Eastham, et al. Partition suit.

Robinson Cheese Company vs. R. Robinson. Accounting.

Portland Coal & Development Company, a corporation, vs. A. T. Lewis, et al. To reform leases.

N. P. Hanson vs. Louis Fleck, Eley Fleck, John Fleck and Jefferson Fleck. To set aside deed.

Claude Thayer, as trustee, vs. Tillamook Opera House Company, a corporation. Confirmation of sale.

Western Oregon Trust Company vs. William West, George Sorensen and Charles M. Cartright. For deed and to quiet title.

Claude Thayer vs. H. C. Cooper. To quiet title.

Frank Ekroth vs. Thomas F. Harrison and J. M. Harrison. To reform contract.

In the matter of the estate of Eli Goodspeed, deceased. In Probate.

Samuel G. Reed and W. S. Cone vs. Joseph O. Briggs, et al. To quiet title.

M. J. MacMahon vs. Francis Trevor, et al. corporation. Foreclosure.

H. E. Noble vs. Floyd W. King, et al. Foreclosure.

J. H. Fildew vs. T. J. Milne and O. O. Beardsley. To quiet title.

Chas. H. Blake vs. Ruby L. Lyle, formerly Ruby L. Howell. To quiet title.

Oak Nolan vs. Frank Ekroth, Thomas F. Harrison and J. M. Harrison. To quiet title.

Erick Bergstrom vs. Helen E. Bergstrom. Divorce.

S. F. Murphy vs. Jacob Mundschenk and Mary Mundschenk. Confirmation.

Miami Lumber Company, a corporation, vs. J. F. Reeber. To quiet title.

W. G. Dwight vs. Alex McNair. To quiet title.

M. H. Larsen vs. Marston Bush, et al. To restore deed.

Albers Brothers Milling Company, a corporation, vs. Lilah Snuffer and B. O. Snuffer, her husband. Foreclosure.

Jennie E. Illingworth vs. Charles N. Illingworth. Divorce.

Dan Murphy vs. John Murphy and Tillamook County Bank, a corporation. Accounting.

Hattie B. Marolf, et al., vs. Preston E. Marolf, et al. Partition.

Herman Boek vs. Oak Nolan. To set aside deed.

W. J. Humes, et al., vs. William Maxwell, et al. To set aside deed.

Charles M. Lanning vs. Dwight Skinner and Mrs. Skinner, his wife. Suit for deed.

Elmore Packing Company, a corporation, vs. Tillamook County. Writ of review.

Samuel Elmore vs. Tillamook County. Writ of review.

Nehalem Packing Company, a corporation, vs. Tillamook County. Writ of review.

Naturalization.—John William Jennings, Emanuel Teixera Saueres, Alexander Watt, Robert Watt, George Watt



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Tillamook County Bank,

1. **YOU ARE THE ONE** we're after. These lines were written to catch the eyes of those who do not keep a bank account with the Tillamook County Bank, but are risking their money around the house, in the barn, or have it buried in some corner. Try keeping it in this bank where you can check it out in any amount at any time.

2. **THE ART OF MONEY MAKING** is hard work, avoid debt, economize, improve small opportunities, and invest your savings with the Tillamook County Bank. We pay five per cent interest on savings deposits and time certificates.

3. **MONEY BURNS HOLES** in the pockets and leaks out, but it is safe deposited in the Tillamook County Bank. Open an account with us—do it today.

4. **NO CLASS OF BUSINESS** requires more careful attention, or insists on more rigid rules than the banking system. It has always been our earnest endeavor to conform to the requirements: Safety first, liberality next and honesty all the time.

5. **HARVEST FOLLOWS SEED TIME.** Like riches, the opening of a savings account with us at four per cent interest, compounded semi annually. Come in and start one; don't wait till the other fellow gets the dollar and starts in your stead.

CAPITAL STOCK . . . \$30,000.00.

W. W. HARRISON, President and Cashier.

BOULDER CREEK.

Making garden and planting potatoes seems to be the order of the day in this vicinity.

Ruth Gladwill has been staying with Mrs. Nancy Smith during the past week. Miss Fannie Smith spent last week with her sister, Mrs. Wilbur Booth, who lives near Tillamook.

Mrs. Alice Mills is quite sick with la grippe. Mrs. Cady has been staying with her since last Saturday.

Norman Chopard is visiting his aunt, Mrs. Bertha Sandoz this week.

H. L. Jensen had some men at work on the road last Tuesday, working out their tax.

D. H. McIntyre has been buying some potatoes of H. A. Chopard, for planting and also cooking.

We learn that O. W. Kinnaman has been so unlucky as to lose a cow and a heifer from larkspur poisoning.

Bays & sons are hard at work these fine days shearing their band of Angora goats.

C. N. Johnson's family have been very sick with la grippe (so we were informed). Boy especially, who has had a severe cough for some time. Dr. Smith was called Sunday to prescribe for them.

J. J. Hollett and wife were visiting at W. D. Gladwill's one day last week. The political cauldron is seething merrily in our precinct, and quite a fog hovers over the land, so many campaign cigars, you know. By the way, why don't some of you honorable candidates bring along a treat for the ladies who don't smoke. Of course we can't vote for you, but we may have some influence with those who can. Now a cigar does not appeal at all to the average woman, but a box of bon-bons is a different matter altogether. "A word to the wise," they say, "is sufficient."

Mr. and Mrs. H. A. Chopard visited Mr. and Mrs. W. D. Gladwill last Sunday.

The preparation for an Easter entertainment received quite a setback by the

absence of one of the prime movers, week, and the sickness of another, they hope their audience will not be disposed to be critical.

G. H. Robison has been doing repairs on his house the past week on the porch, etc.

Mr. Cady spent last Sunday with Mrs. Alice Mills. Mabel accompanied her home, but Mrs. Cady and Ruth stayed at Mr. Mills on account of Mrs. M's illness.

Mr. and Mrs. H. L. Jensen visited relatives at Hebo last Saturday and Sunday.

Vote for H. M. Cake for U.S. Senator.

BEAVER.

Rev. W. F. Jones, of Philomath, presiding elder of Oregon Conference of U. S. Church, was in Beaver one day last and held the quarterly conference on Saturday, and preached an excellent sermon in the church last evening the delight of all who heard him.

Mrs. Rev. Williams and her mother, Mrs. Stanley, started for California Saturday morning, leaving Rev. Williams to batch it out.

Grandpa Ginn holds a high head over the boys, all because of that new grand son, Born to Mr. and Mrs. Vandeville's fine boy.

Noah Coulson, of Elaine, was in Beaver over Sunday attending quarterly meeting.

Father Walter Kinnaman celebrated his 71st birthday last Sunday. His children surprised him, making him dinner, at which all of his children were present except one daughter, who resides in Missouri.

Mr. Ike Moore and Mrs. Phillip Pleasant Valley, were in Beaver, Sunday, attending the quarterly meeting. Miss Jessie Ginn is reported as valetting.

Vote for H. M. Cake for U.S. Senator.