FREELY PREDICTED.

Democratic and Progressive Candidates are Ashmed of their Parties.

Republicancandidates seem to be the only ones proud of their party in Democratic candidate for Governor, recently sent out several thousand imitation typewritten letters, which confidential correspondence." The peculiar thing is that neither in the circular inclosed therewith, is it possible to find the word "Democrat" connected in any way with Dr. Smith. The question is being asked here and elsewhere, "Is Dr. Smith ashamed of the party whose nomination he so eagerly sought last Spring?"

Then there is William Hanley, holder of the Progressive nomination for United States Senator. The paid advertisements which Mr. Hanley's manager is putting out maintain a similar silence as to the party designation of Mr. Hanley. It has been suggested that Mr. Hanley changed parties so frequently of late, perheps he does not know under which one he is running in the present campaign. Previous to the summer of 1912, he was supposed to be an ardent Republican. In the fall of that year he announced that he was for Mr. loud an clear in that soul stirring Wilson, the Democratic nominee for song, "Jesus Paid It All." We might President, giving as a reason his have been mistaken, but his earnest- lien or interest in the real esgreat fear that Theodore Roosevelt would capture the electoral vote of the State of Oregon. But in the spring of 1914, after having conducted this unsuccessful flirtation with the elephant and the donkey, he sought for and accepted the nomination as Senator on the Bull Moose ticket. He does not, however, seem to be bragging about it.

There is also our George Chamberlain, who is always a non-partisan during campaign times, but very much of a Democrat the rest of the year. He is not saying very much about Democracy or the Democratic tariif, a bill for which he voted.

Whatever may be the reason for this reluctance upon the part of the candidates of other parties to show their political colors, the fact remains that the Republican candidates are the only ones who are proud of their I think we ought to stretch the bars party during 1914. This state of affairs lends much strength to the contention of the Republican Campaign Managers that "this is a Republican To let some greedy gentleman await year." It is so much of a Republican year that candidates running on other When, in a land of plenty, little tickets want the voter to forget that they are Republicans.

Reports coming into State Headformly indicate that the candidacy of have quietly agreed Senator Booth is finding increasing To make some easy money from the favor everywhere. Walter L. Tooze, Jr., State Committeeman from Polk When things like this are going on, County, estimates that Mr. Booth will carry that county by at least 600. To let the old-time jail-birds out and He also reports that he has just returned from a trip through Clatsop County, including Astoria, Warrington, Hammond, and that Mr. Booth is gaining steadily in these places with indications pointing toward his carry- When sister's beau comes Sunday ing Clatsop County.

Governor, was very warmly received And Pa and Ma and Sis and me by the graduates of Michigan Uni- We entertain the company. versity Monday evening when the Dr. He sits across the room from sis was guest of honor at a dinner given Like by the graduates of the Ann Arbor Our bedtime's nine o'clock, you know Institution. In speaking to the (I just pretend but do not go). young men present, Dr. Withycombe The lights they seem too strong for told how he had come to Oregon him, forty-three years ago when a boy. And so they turn 'em awful dim. The first place he came to was the And he sits on the couch with sis home of Elisha Corbett which was then within a few feet of the place And when they think we'er all asleep he was standing when speaking. He Their talking stops-(I take a peep) was warmly congratulated by the And no matter what the temperature, Michigan graduates, who, regardless I don't see how they can endureof party, promised him their support. He's sitting there and so is sis, in the present campaign.

Starting Youngsters to School.

Many a mother's heartaches as she sends her child to school for the first Its first "good-bye," and then "good time. Although there is something of night:" joy and pride mingled with the ache, At last he turns out the dim hall yet the ache is there as she sends him light, out from the shelter of the home to 1 And long he stands-and so is Sis,

meet with outside influences. To a mother, the first day of school for the child seems the entering wedge that is to separate her more from her child. Mother has always been the sole authority and source of supplemented by young Miss Smith do is to stay out of the war game unor Brown. Not that she is jealous or till all the other nations shall have would have it otherwise, but the first exhausted their supplies and ammuday of school is the beginning of the nition, and then to insist upon unichild's career, which will gradually widen and separate them from each Attorney General McReynolds is other. The mother knowing that not going to prosecute the food trusts many difficulties and pitfalls will be. He evidently believes that the gentle met with by her child, realizes that hand of moral suasion will be more she will be powerless to assist him. potent in reducing prices than the By his own strength and efforts he strong arm of the law. must stand.

this early age, others are much better much the result of scarcity as of a off at home until they are 6 or 7 or 8. scare.

REPUBLICAN LANDSLIDE IS Of course, this must be left to the judgment of the parents. If a child is not in a robust condition, it should the delicate little child will often surprise his parents and teacher by the the South-east quarter (SE¼) and alterness of his mind, but this is at the East one-half (E½) of the Souththe present campaign. Dr. Smith, the expense of his physical dvelopment, and does not argue for the child's future good.

The youngster is ready for school he refers to in the letter as "strictly when the little machine, its physical make-up is in perfect running order -hearing, eyesight, nerves. This may "confidential" (?) letter, nor in the be at 8 or 9 years, but the intellect

Editor Promptly Sent Receipt.

exchange. It is herewith passed along ed therewith. The Trustee reserves the right to reject any and all bids.

J. D. O'Neil, received them. The postmaster sends them to the editor. For instance, there is a man by the name of John Black who refused to take his paper out of the postoffice. He did not want it any longer, and we wondered what was the matter. Upon investigating our own subscription book we found that John was short \$5.70. He stopped the paper as a matter of economy to us. One evening we went to church. and John's melodious voice rang out ness impressed us. The next day we tate, described in the comsent him a receipt in full, begging his pardon for not knowing he had made arrangements for his liabilities in that

Put 'Em Where They Belong!

In sundry news dispatches I read distressing tales

Of prisons filled up to the roof, and overcrowded jails, It's to imagine that a crook would above entitled cause, and if you fail

have no chance To get locked up when all the cells are taken in advance.

boosts the price of beef Because their's war across the seas he's not a common theif-

And though the penitentiaries are crowded to the brim

to find a place for him. When sugar gluts the wholesale

a famine price;

children cry for food, And want stalks through the tenements, conscienceless and rude.

quarters from different sections uni- And all because a few big crooks

people's bitter needthink we might begin

put some new ones in.

-Louisville Hearld.

Night

Sisters Beau.

Dr. Withycombe, candidate for We always turn on all the lights,

likethis

Lth ik i e s

When he and sis part at the door It seems to part it's "never more;"

-Washington Post.

versal peace.

The cost of the necessities of life The child should not be started to is not as high in the war zone as it is school at too early an age. As the on the outskirts, and it is not as high law now is, it may start at 5 years of on the outskirts as it is in remote

Notice of Sale of Real Property.

Notice is hereby given, That the not in a robust condition, it should undersigned, Trustee of Peter Mc-not be sent to school at 5 years of Intosh, Bankrupt, will sell to the age. Not that it will not learn, for highest and best bidder, for cash, the ollowing described real property.

west quarter (SW1/4) of Section thirteen (13) and the North-east thirteen quarter (NE14) of the North-west uarter (NW1/4) of Section Twentyfour (24), Township one (1) South, Range Nine (9) West of the Willamette Meridian, Tillamook Oregon, and containing One Hundred Sixty (160) acres more or less.

Notice is further given that the will soon catch up when the body is undersigned Trustee will receive sealed bids for the above described real property directed to him at Raymond, Pacific County, Washington, and submitted on or before the 15th day of September, 1914. No bid will be considered unless a certified The following appeared in the Troy check in the sum of \$100.00 payable (O.) Record and was printed from an to the undersigned Trustee is inclos-

Trustee of Peter McIntosh.

SUMMONS.

In the Circuit Court of the State of Oregon for Tillamook County. Robert Osborn Plaintiff,

William L. Riefenberg and Lillian C. Riefenberg, his wife John Storm, the unknown heirs of Obed S. Thomas, deceased, and also all other persons or parties unknown, claiming any right, title, estate pliant herein

Defendants. To the unknown heirs of Obed S Thomas, deceased, and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein:

In the name of the State of Oregon you and each of you are hereby required to appear in the above entitled court on or before the 5th day of October, 1914, and answer the complaint filed against you in the to so appear and answer within said time, for want thereof the plaintiff will apply to the above entitled court for the relief demanded in his com-But when a fellow comes along and pliant, to-wit, for a decree as follows First: Decreeing that you, the said

defendants, and the other defendants above named, or any of you, have no right, title or interest at law or in equity, of any kind of nature, in and to real property situated in Bay City, Tillamook County, State of Oregon,

described as follows:
Beginning sixty (60) feet west of the northwest corner of block four house and beeves are piled on ice (4), James M. Fuller's Addition to the town of Bay City, Tillamook let some greedy gentleman await County, Oregon, being the northeast corner of the tract to be described, thence west two hundred (200) feet thence south one hundred (100) feet, thence east two hundred (200) feet, thence north one hundred (100) feet, to the place of beginning;

Second: Quieting the title of the plaintiff in said property and the whole thereof against each of you and each of the other defendants above named, and each and every person claiming by, through or under you or any of you, or any of the other defendants above named.

Third: Establishing and decreeing that plaintiff is the absolute owner in fee simple of the whole of said property above described, and that of the defendants above named have any estate, title, claim or interest in

said property or any part thereof.
Fourth: Perpetually enjoining and restraining you and the other fendants above named, and each of you and each of said other defendants, from asserting or claiming any right, title, estate, lien or interest in said real property hereinbefore described, or any part thereof. any right, title, estate, lien or interest

in said real property hereinbefore U. G. Longsworth, Onieatta McK Longsworth, F. L. Kel-Fifth: The said plaintiff will further apply to the Court for such other Defindants described, or any part thereof. er apply to the Court for such other and further relief as to the Court may seem meet and equitable.

This summons is published by order of the Honorable Webster Holmes, Judge of the above entitled court, made on the 10th day of August, 1914, in and by which order it is prescribed this summons shall be published for six weeks in the "Tillamook Headlight", a weekly news-paper of general circulation printed and published at Tillamook, Tillamook County, Oregon, and requires you to appear and answer the complaint on or before October 5th, 1914. The date of the first publication is August 20, 1914. Platt & Platt and J. Bailey,

Portland, Oregon, Attorneys for Plaintiff.

Astoria Municipal Dock Contract.

Astoria, Oregon, Sept. 10.-The Astoria, Oregon, Sept. 10.—The and disbursments, with interest there-contract for the superstruction of As- on from the 8th day of September, troia's big municipal docks, the finest, 1914, and the costs of and upon on the Pacific Coast, has been let to writ, commanding me to make sale of the following described real property, C. L. Huston, a local contractor, for to-wit:

This is the Tollowing to-wit:

The South half of the Northwest quarter The thing for the United Statesto the sum of \$128,350.00. This is the A. McEachern & Co., of Seattle and piling and dredging. The new docks the Port of Astoria Commission, and the present contracts include the first two units only. The entire project the Southwest quarter of Section 12, Township 2 South of Range 10 West and M. W. Harrison, Defendants. will approximate \$1,000,000.

Cut Prices.

-Why Make Oregon the Goat?-

Why Is OREGON Picked for Alleged Nationwide Prohibition Fight?

Why Have Eastern Millionaires Brought THIS Agitation to THIS Pacific Coast State?

It is not generally known in Oregon that the proposed prohibition amendment to the State Constitution is an issue framed by men who have no personal interest in this state.

Who the real politicians are who comprise this group of men is kept a profound secret from the people of Oregon. Their real motive is likewise kept a secret. All that is made public is that they are philanthro-pists, who are bent on saving humanity. Millions have been raised to accomplish this philanthropic work of saving a nation, but who these millionaire philanthropists are is not being told to the public.

The question naturally must arise, therefore, in the minds of Oregon voters: Since when have these kind of millions worked for the uplift of real humanity?

Having brought nearly every necessity of human life in this nation under their monopolistic control, not for the good of humanity, but for the satisfaction of their own greed, why are they now so clamorous, so noisy in their demands for nationwide prohibition? Is it not the duty of every voter in Oregon first to "stop," "look" and "listen" for a moment and to ask himself or herself:

Why have these Eastern millionaire philanthropists so suddenly turned their spots? Why so anxious for humanity? Is there a "dollar reason" lurking behind the movement some

Why do they not come to Oregon with a uniform issue? Why do they frame one issue for Washington to catch votes in that state and another issue in Oregon to catch votes here? Why do they not frame one issue for all states? Why do they not put into the Oregon issue a provision against distribution and giving away of liquor? Why do they only want the manufacture and sale of alcoholic beverages prohibited here in Oregon? Are they truly working for prohibition or even true temperance, or is there a foker somewhere which they are asking the good people of Oregon to swallow in the shape of a consti-tutional amendment? Why have they included the words "manufacture, sale, giving away and transportation from one point to another" in the California amendment now being agitated in that state? Is in because they know in advance that they will lose that state by at least 200,000 votes and are resorting to polthropists in order that they may delude the people in other states as to what they are "fighting for in California?" tical trickery so common with millionaire philan-

Why do they not bring that same issue to Oregon?

Why is it they have framed a law for the Washington voters on our North for this fall which provides that a half gallon of alcohol or a dozen bottles of beer may be bought every two weeks by an adult person? This would permit Washington to stay drunk all the time. Why do they claim that that is temperance or prohibition? Why do they not bring one of these three issues to all three Pacific Coast States? Why are not all sister states made to confront the same issue at the same time? Is it not a national or-ganization, with a national fund of millions, with a national programme to do nationwide good to hu-manity? Or, are they really working for nationwide temperance or prohibition, after all? Or is there something covered up by these millionaire Easterners? Is it some new scheme to get the public to help them

to make some new kind of dollars: Why has Oregon been selected as the focusing point for this campaign of Eastern millionaires? Why should it be the one state of all Pacific Coast states to have 5,000 men thrown out oi employment, 1,500 to 2,000 more homes empty, 1,000 more stores made vacant, a \$6,000, 000 hop industry crippled, incomes reduced, real ty values depressed, taxes made tremendously higher and business unsettled when the very onaire philanthropists who have framed the Oregon amendment have not proposed a

Many right minded men and women of Oregon, not knowing all the foregoing facts and other facts to be published in these columns from issue to issue, have been swayed by the loftiest of motives in supporting the issue brought to them by these Eastern millionaires. They have been made to feel that they were enlisting in a national fight for temperance and in too many cases have been blindly led into the support of a cause which will not only injure true temperance, but make present admitted hard times in this state twice and three times as hard if the proposed statewide prohibition amendment is adopted. Stagnation would have been created, yet any husband, son, brother or father would be able to transport liquor into and through the state and to give it away if the present splendid home rule and local option laws are replaced by a state constitutional amendment and the control of the liquor traffic is turned over to the state police authorities. Even then, would true temperance have been secured at this fatal expense of stagnation?

What are these Eastern millionaire philanthropists really trying to do? Are they really worrying about humanity and Oregon or is it some new scheme to control something to make some new kind of dollars that is worrying them?

VOTE 333

NO

AGAINST PROHIBITION

Watch This Paper For The Continued Truth About Prohibition

Paid Advertisement-Taxpayers and Wage Earners' League, Portland, Oregon

Notice of Sheriff's Sale.

In the Circuit Court of the State of Oregon, for Tillamook County. No. 1487.

Isabella Collins, C. B. Collins Charles Earl Collins, V. L. Robinson, Vallie V. Robinson, L. R. French, W. H. Wilson, U. C. Collins By virtue of an execution, judgment

order, decree and order of sale issued in the above entitled court and cause to me drected, dated the 8th day of September, 1914, upon a judgment and decree rendered and entered in said court and cause on the 8th day of Said court and cause on the 8th day of September, 1914, in favor of Ogelsby Young, Plaintiff, and against Isabella Collins, C. B. Collins, Charles Earl Collins, V. L. Robinson, Vallie V. Robinson, L. R. French, W. H. Wilson, U. G. Longsworth, Oneiatta Mc-K Longsworth, F. L. Kelley and M. Adelpha Kelley, in the sum of \$6602.20 with interest, thereon from \$6693.20, with interest thereon from the 24th day of April, 1913, at the rate of six per cent per annum, and the further sum of \$96.90 with interest thereon from the 12th day of May, 1914, at the rate of six per cent per innum, and the further sum of \$650.00 attorney's fees, with interest thereon from the 8th day of September, 1914, and the further sum of \$18.55,

quarter, and the Northwest quarter Date of last publication, October 8th of the Southwest quarter of Section 1914. 12, and the Southeast quarter of the Northeast quarter of Section 11, all in Township 2 South of Range 10 West of Willamette Meridian, in Tillamook County, Oregon, (excepting one acre thereof described in the deed recordof Willamette Meridian, in Tillamook

County, Oregon. First offering for sale in subdivisons, the one hundred and sixty acres described as the South half of the Cabinets, per doz. ... \$1.00 and up Northwest quarter and the Northwest Post cards50 and up quarter of the Southwest quarter of Enlargements25 and up Section 12, and the Southeast quarter of the Northeast quarter of Section Opposit Court House. 11, all in Township 2 South of Range

be received for the same in be sold as a whole, then said above described real property will be offered for sale as a whole, and if the same does not sell in subdivisions or as a whole for a sum 'sufficient to satisfy plaintiff's demand, including interest, attorney's fees, costs and accruing costs, then offering for sale the Northeast quarter of the Southwest quarter of Sec. 12, in said Town-ship two (2) South of Range ten (10) West of Willamette Meridian in Till-

mook County, Oregon. Now, Therefore, by virtue of said excution, judgment, order, decree and order of sale, and in compliance with the commands of said writ, will on Saturday th 10th day of Octtober, 1914, at the hour of 10 o'clock a.m. at the front door of the County Court House of Tillamook County, Oregon, sell at public auction ject to redemption) to the highest bidder, for cash in hand, all the right, title and interest which the above named defendants, or any of them had in or to all the above described real property, or any part thereof, on the 24th day of April, 1911, that being the date of plaintiff's mortgage, or which any of them have since acquired in or to the same, or so much thereof as may be necessary to satisfy said execution, judgment, order and decree, interest, attorney's fees, costs and accruing costs. Dated this 8th day of September,

H. Crenshaw, Sheriff of Tillamook County, Ore Date of first publication September

Summons.

In the Circuit Court of the State of Oregon for Tillamook County.

Defendants.

To Gus Mahne and Marie Mahne, the above named defendants: You, and each of you, are hereby required to appear and answer the complaint filed against you in the above entitled suit and court, on or before the last day of the time pre-scribed in the order for the publication of summons herein which said

10 West of Willamette Meridian in order was made and dated September Tillamook County Oregon, (except- 8th, 1914, and if you fail to so answer, ing the aforesaid one acre,) and if no for want thereof, the plaintiff will apply to the court for the relief prayed subdivisions for an amount equal to for in said complaint on file herein, or greater than the sum for which towit; for judgemnt against said dethe whole of said real property may fendants and each of them for the sum of \$200.00 together with interest thereon at the rate of 8 per cent per annum from the 4th day of October, 1906 until paid and for the further sum of \$75.00 attorney's fees herein, and for the costs and disbursments of this suit; that a certain mortgage \$200.00 given by said defendants to plaintiff be foreclosed and the property covered by said mortgage, towit; the NE quarter of section nine Town-ship three North of Range six west of the Willamette meridian, in Tillanook County, Oregon, be sold in the manner provided by law and the proceeds of such sale applied to the paynent of said judgment, and that all persons claiming by through or under said defendants or either of them subsequent to the execution of said nortgage either as purchasers, incumberances or otherwise be forever barred and foreclosd of all right, title, claim or equity of redemption in and to said real property and every part thereof, and that said defendants, and each of them, be adjudged to pay any deficiency which may remain unpaid after applying the proceeds of said sale properly applicable to the satisfaction of said judgment, and for such other and further relief as to the Court may seem meet with equity.

This summons is served upon you and each of you, by order of the Honorable Webster Holmes, Judge of the above named court, dated sept 8th, 1914, and the date of the first publication of this summons the 10th day of September, 1914, and the date of the last publication thereof and the last date upon which you are required to appear and answer on or before is and 22nd day of October, 1914. T. B. Handley, or before is and will expire on the

Attorney for Plaintiff.

Money At Six Per Cent.

Loans may be obtained for any purpose on acceptable real estate security; liberal privileges; correspondence

A. C. Agency Company. 758 Gas, Electric Bldg., Denver, Colo. 440 Phelan Bldg., S-