

THE "DRYS" FIGHT ONE ANOTHER.

Church Members Forget Christian Precepts--Some Mud Slinging.

Some of the drys are fighting amongst themselves as a result of the fight for the office of district attorney, some of whom, who are church members, have forgotten Christian precepts and resorted to uncharitable methods, as will be seen by the following correspondence:

Callahan's Answer to Mr. Goyne.
To the voters of Tillamook County:
Last week there appeared in some of the newspapers of the county an article entitled "District Attorney Right" penned by the hand and over the signature of our distinguished district attorney. While I did not intend to enter into any controversy with the gentleman, yet I believe you will be glad to hear from both sides.
I haven't any thing to say in my own behalf, except I might offer an apology for not having been born about thirty years before I was so that I might have an equal standing with the gentleman as an old settler of the community, however as I understand it, we are not applying for an old settler's pension, but are applicants for a responsible county office.

The former U. S. Commissioner, states that I am "inexperienced" and a "Novice in the Profession." It is true that I have not practiced law for 20 years, and my fondest hope is now that when I do that I will have a record to stand on, and not be compelled to stoop to such mud slinging when opposed by a "mere novice."

He makes a pitiful moan over the fact that I, as his partner, "enjoyed his full confidence, and then left his office, repudiating my politics to oppose his candidacy." It is a joke to hear the distinguished official mention changing politics when he has already been a member of every political party on the map. As for me I have repudiated nothing. I am now registered and believe as I did before the primary. But I am applying to the voters for this position, not on my politics, but because I believe that I can make a decided improvement over his record, and because I believe that you are going to vote for a man on his merits, and not because he secured a nomination by the skin of his teeth. As for leaving Mr. Goyne's office, I did so for the following reasons. First, my partnership contract expired. Second, I have a family to support and cannot live on confidence my one third of the business, out side of being deputy district attorney, amounting to from \$10.00 to \$32.00 per month, and third, a man who believes it to be wrong to talk to a client on the phone on Sunday; a man who refuses certain cases unless they conform to his personal interpretation of the bible; a man who believes it to be wrong to buy a paper on Sunday, though honest and sincere in his belief, is too narrow minded to be a partner of mine, in law or otherwise.

The ex-justice of the peace, gives a large number of convictions secured during his term of office for which he claims credit. I hereby challenge the gentleman, to point to one, secured by him in the Circuit Court of this county, at any time during his whole and complete term of office, unassisted, (except those pleading guilty). And most of the assistance at the expense of the county except while I was deputy. His supporters claim that he is necessary in order that the prohibition law may be enforced, yet he has lost every bootlegging case that he ever started. It is true that the County is involved in numerous suits as he states, and it is an argument against him.

Dame Fortune has not been as kind to me as to the district attorney, I don't pay as much taxes as he does. I haven't been taking nourishment from the teats of public office all my life as he states he has. By hard work I have gained an education, made an honest living, and established myself in life without one cent of contribution from any man. I am actuated in making this campaign, by a desire to make good as your official and thus establish a foundation for a future. Don't take the political slime from prejudiced newspapers, but ask about me at your bank, and if you believe I am worthy of a boost, I will appreciate your vote at next Tuesday's election.

Yours respectfully,
J. R. Callahan.

Trombley Shown up in Dirty Politics.
To the Voters of Tillamook County:

The Tillamook Herald in the last issue accuses me, among other things, of seeking to get the office of District Attorney at different times since I came to Tillamook County. My friends, I am responsible for whatever progress I can make in this world, and I will also be charged with any failures. I have managed to get established in life by being aggressive enough to take advantage of every opportunity affording me a chance for advancement, and because I am aggressive enough to seek to better myself by obtaining a public office, I am criticised by the feather brained editor of the Herald. I will leave the proposition with you. DO YOU WANT A LIVE PROGRESSIVE WIDE AWAKE MAN AS YOUR OFFICIAL OR DO YOU PREFER A DEAD ONE? I have stated that I would rather have the position than the salary as much as the opportunity which the office affords to establish a good record.

The low lived insinuation that I have committed a crime in forcing Marx to withdraw is the most slimy kind of political scum and is indeed characteristic of the source from which it emanates. IF THERE HAS BEEN A CRIME COMMITTED WHY DON'T THEIR PET DISTRICT ATTORNEY PROSECUTE? WHY ISN'T IT THEIR

PLACE TO PUT UP OR SHUT UP? Any person whose brain is large enough to contain more than one thought at a time can see that there is no more connection between my letter to Marx and the situation cited by the half witted editor, than if he had cited the situation against murder. There is no threat to accuse Marx of committing any crime, but simply to disclose his record. It is simply a sneaking hypocritical effort to bolster up their weakling candidate who has absolutely failed in his whole term of office to secure one single conviction for any crime unassisted (except those pleading guilty.)

If Marx could have stood on his record and shown that he has made good since his incarceration he would be still a candidate. As a matter of fact he has a record that no one could stand on, and which fails to show any signs of reformation, and so he has withdrawn to avoid further disclosures. If I have committed a crime in preventing Marx from being elected district attorney, then why does not this imbecile editor and his pet candidate get busy and prosecute?
Are you going to penalize a man because he is forward enough to try to better himself when an opportunity presents itself? As stated I have sought this office before, and I aspire to it now, nor for the salary but for the opportunity of which it affords me to establish a foundation for the future.

The miserable insect responsible for the Herald story has sought to perpetrate this fraud to discredit me at a time when I have not an opportunity to properly answer. Do you approve of such tactics? You may answer by your vote.

Yours respectfully,
J. R. Callahan.

Statement by Mr. Goyne.
Hillsboro, Ore.
Nov. 3, 1916

Dear Friends,—
My intention was to see you personally before election, but owing to the business of the county I cannot do so.

I have been in Washington County now for nearly two weeks trying cases brought against our county involving several thousands of dollars. One of these we have won, but the other trial is still going on.

While I have been attending to this business and for some months before my opponent, Mr. Callahan, having very little business in his office to attend to, has been busy campaigning for the office of District Attorney. I cannot tell what schemes he may resort to in order to get your vote and hope you will not be influenced by any his that may be told when it is known that I am absent from the county and that therefore I cannot find out what is being done and will have no opportunity to disprove them, or otherwise defend myself.

I know Mr. Callahan pretended to be my friend and encouraged me to think he wanted me to become District Attorney while he was in my office with me and that now he is trying in every way he knows how to defeat me with no issue except that he wants the office for himself.

He came to Tillamook County scarcely two years ago then registered as a Democrat and almost immediately afterwards ran for the office of district attorney. He was badly defeated, then turned Republican and now pretends to be one, but he comes out against the regular Republican nominee as an independent candidate, and is, therefore entitled to be called a "bolter."

If he was a Republican and wanted the nomination for such party, why did he not come out and try for the nomination at the primary election in the regular manner?

He is a young man who has had very little experience in law. On the other hand I have been practicing law for over nineteen years and during that time have done a large amount of court work including administering of the largest individual estates in the county. I have now been your district attorney for two years and this experience will enable me to serve you still better than before. During these two years I have saved the county many thousands of dollars by keeping out of court hundreds of cases which individuals have attempted to bring, either some petty matter, or to collect a debt, on account of spite, or some quarrel with their neighbors.

During my term as district attorney there have been a large number of prosecutions, but out of this number only a very few have escaped conviction on trial. This has the effect to lessen the number of crimes committed.

If elected to the office I will serve you faithfully and conscientiously and endeavor to enforce the laws of the State without fear or favor and impartially, and at the same time keep out of court petty cases and spite work prosecutions and protect the interest of the taxpayers.

Yours sincerely,
T. H. GOYNE.

Straw Vote at Party.
Mr. and Mrs. Thad Kobison and Mr. and Mrs. Ammer gave a 500 party at the home of the former on Thursday evening, and it proved a highly enjoyable affair, for everybody went there determined to have a good time—and certainly they did. Mrs. Haberland was the lady who scored highest and Mrs. Coover the lowest. The highest scorer amongst the gentlemen was Mr. Herge and the lowest Max Schultz, who won the black cat. A straw vote was taken. Hughes captured 30 votes and Wilson 6, which showed the sentiment amongst the business men and their wives, for the party was composed of that class. After refreshments, W. J. Hill proved himself to be a splendid floor manager for perpetual motion and mix up stunts.

Cost of Living Goes Upward.
The bread we eat and the clothes we wear are to cost still more. This gloomy outlook developed yesterday when flour advanced to \$9.50 a barrel wholesale in Chicago, and members of the Central Cotton Garment Manufacturers' Association meeting at the Hotel LaSalle, said the prices of cotton goods had advanced from 60 to 75 per cent. Both bakers and cotton manufacturers predicted still further advancement.

In the face of this startling news it is well to remember, that the purpose of the Underwood tariff bill, under which we are now living, was to reduce the cost of living. The only thing it reduced was the revenue produced by a tariff on imports. While the imports have increased millions of dollars above what they were under the republican tariff, the duties collected on these increased imports was only about one half of what they were under the republican tariff. The net result of the Underwood tariff is this. The cost of living has ascended to unprecedented proportions. The revenues have been sacrificed, and in order to make up for this loss Congress has passed the greatest taxation bill ever enacted in the history of the American government, while the increase in imports showing a falling off in our own manufacturing industry, and the increased tribute we are paying to foreign producers.

In addition to this, the American people are left unprotected in the face of competition that will follow the war when the stoppage of the wheels of industry, and force the country into disaster. It is a beautiful record.—Umpqua Valley News.

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Built of Brick or Stone.
All Fire Places absolutely guaranteed not to smoke or money refunded.
Brick Work of all kinds done on short notice.

We make specialty of repriming smoking Fire Places.

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Before you sell your hides.

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BRAVE THE WIND AND STORM
in the best wet weather togs ever invented

the **FISH BRAND REFLEX SLICKER**

(PATENTED) \$3.00
and **PROTECTOR HAT 75¢**
Dealers everywhere
Our 80th year.

A. J. TOWER CO. BOSTON

What! exclaimed the amazed ship owner, "How dare you apply as a pilot with the admission that you do not know where the rocks are?"

"Because," was the calm reply, "I know where they ain't."

Mr. Hughes is also a pilot who "knows where they ain't." As pilot his steering would be far different from that of Mr. Wilson, who has bumped the ship of state against every charted and uncharted rock in the sea of politics.—Corvallis Gazette Times.

BREWERS' STATEMENT.
Equal Rights to Home Industry Committee Presents Facts.

NO SALOONS OR BOTTLE HOUSES.
The Committee advocating the passage of what is commonly known as the Beer Amendment, No. 314 on the ballot, have pledged themselves as determined to have the law, if passed, endorsed according to its true intent and purpose, namely, as merely putting the Oregon Hop Growers and brewers on an equal footing with outsiders.

The Committee feels the public will believe such eminent lawyers as Messrs. Monague, Gearin, Pipes, Carey, Fulton, Simon, Bernstein, Cohen and others, who have given their carefully considered opinion that no attempt to establish saloons, bottle houses or other unregulated sales of beer would be successful. It would be turning the law away from its plain intent, and therefore impossible. But the enthusiasm of the prohibitionists continues to misrepresent the purpose of this law and the good faith of this Committee, and having abandoned the idea of the general saloon, the prohibitionists now insist that it is the "bottle houses" which is to be feared. They say the committee can only speak for itself and not for the brewers. Wishing to meet all objections, however fanciful, the Committee finally thought best to lay the matter before the brewers, and in response to our request we have received the following statement:

To C. E. S. Woods and C. T. Haas, Chairman and Secretary of the "Equal Rights to Home Industry" Committee, and to the several members of said Committee:
Gentlemen:

We, the undersigned, formerly in the brewing business in the State of Oregon, in answer to your request beg to say, for record and publication that in case the constitutional amendment No. 314, providing for the manufacture of a light beer, not exceeding four per cent alcohol strength, is passed, we will not attempt to open saloons or bottle houses, or in any way directly or indirectly to violate the plain terms of the law which we understand is intended to give us only the rights enjoyed in Oregon by brewers outside the state, and we will join in enforcing the law according to its spirit. For our own protection and in the interest of the proposed amendment we respectfully request your Committee to prepare a plan by which the sale of state-brewed beer, if permitted, may be fully and satisfactorily regulated, and we suggest that a registration book of those entitled to receive beer be opened and the taking of affidavits be handled by some public official. We will ourselves ask cities and counties to make proper regulations, and aid to the extent of our ability in their enforcement. Also, it must not be forgotten that within four weeks after this amendment becomes effective, if passed, a law may be enacted for the full and complete regulation, and until some other plan is adopted by cities and counties, we will be compelled to follow the procedure now in force at the express offices for the importation of liquors, namely, we will not sell or deliver to any person who is a minor, or habitual drunkard, or who is not properly entitled to receive his quota of beer under the existing law, and we will exact an affidavit showing all these facts, and also stating that the affiant has not within the said period imported his quota of beer or other liquors from outside the state or received it elsewhere. In other words, we will cooperate in a detailed regulation of the sale of beer permitted by the amendment.

We desire to add what would be self-evident, that our heavy investments in the state, our self interest, make it necessary that we win the favor and approval of the public, by aiding; an honest interpretation and enforcement of the law. We now leave it to the public to determine what this law means to the entire state, not only through the preservation of the hop and allied industries, but as tending toward true temperance. We hope your efforts may be successful.

Signed:
Henry Weinhard Plant, by Paul Wessinger, Henry Wagner.
Gambrius Brewing Co., by R. T. Cox.

Portland Brewing Co., By, A. J. Blitz, President.
LaGrande Brewery, By Julius Roesch.

American Brewing & Crystal Ice Co., By, Charles Bordeaux.
City Brewery, Pendleton, By, Wilhelm Roesch.
Coos Bay Brewing Co., By Chas. Thom.

The committee is convinced that these manufacturers are acting in good faith and will render to the Committee and all public officials their honest assistance in carrying out the law according to its true intent and in seeing that neither directly nor indirectly, publicly nor secretly, is it disobeyed, and the Committee desires to add its very strong conviction based on the practical test and success in Norway and Denmark that to encourage home production of a light beer will be to discourage the increasing consumption of heavy alcoholic beverages which is now going on.

In the Scandinavian Countries and Finland, after an investigation including the prohibition states of this country a three per cent beer (in practice allowed to be four per cent) is free of all licenses, tax or regulation as a means of checking the consumption of distilled spirits.

For the Committee
C. E. S. Woods,
Chairman.
(Paid Adv.)

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Dealers everywhere
Our 80th year.

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In December the Prices on Studebaker Cars will be from \$75.00 to \$100.00 higher on Pleasure Models than they are now.

On January 1st Studebaker One Thousand lb. Delivery Wagons will go up \$50.00 and Studebaker One Ton Trucks will go up \$100.00.

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"FOUR" Toning - \$875.00
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All Prices F.O.B. Detroit.
Save Money by Buying Now.
FRANK WILLIAMS, Agent.

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High Standard College of Technical Training.

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AIM AND POLICY—To give high standard engineering courses, with all unnecessary subjects omitted and specializing in the essentials.

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FOR THE LAUNDRY
The Strongest, Brightest, Clearest and Best Blueing Made.

This article has no superior for Laundry use. We warrant it to give entire satisfaction. It is cheaper than Indigo, and does not spot or streak the clothes. By its use that peculiar whiteness of the clothes is secured, which cannot be attained by any other article.

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Manufacturing Pharmacists.
TILLAMOOK - OREGON.

Notice.
Notice is hereby given, That the Common Council of Tillamook City, Oregon, has accepted the street improvements provided for by Ordinances Nos. 318 and 321 of Tillamook City, Oregon, being the following portions of streets to-wit: All that portion of Fifth Street from center line of Sixth Avenue East, East to East Boundary line of Tillamook City.
And has appropriated the cost of said improvements to the respective lots and tracts of ground which are situated within Local Improvement District No. 5, of Tillamook City, Oregon, being all of the property fronting and abutting upon, or adjacent to said proposed improvement and to said proposed improvements and especially benefited thereby, and that the Common Council of Tillamook City, Oregon, has appointed

Saturday the 11th day of November, 1916, at the City Hall in Tillamook City, Oregon, at the hour of 8 p.m. as the time and place at which the Common Council shall hear and determine all objections to the appointment of the cost of said street improvement, and that at said meeting or at such other time as the hearing may be adjourned to, the Common Council will hear and determine such objections and make such changes therein as shall be necessary to make such apportionment equitable and just. The apportionment so made by the Common Council is on file with the undersigned City Recorder and may be examined by any person interested therein.
Done by the order of the Common Council and dated this 25th day of October, 1916.
Ira C. Smith,
City Recorder of Tillamook City, Oregon.