BY HOFER BROTHERS.

THURSDAY, MAY 21, 1896.

STATE REPUBLICAN TICKET

For Supreme Judge,
R. S. BEAN, of Lane County.
For Presidential Electors,
T. T. GEER, of Marion County.
S. M. YORAN, of Lane.
E. L. SMITH, of Wasco.
J. F. CAPLES, of Multnomah.
For Congressman First Congressional THOS. H. TONGUE, of Washington County For District Attorney Third Judicial JOHN A. CARSON, of Marion County.

COUNTY REPUBLICAN TICKET. Representatives,
DR. J. N. SMITH, of Salem,
H. L. BARKLEY, of Woodburn,
E. W. CHAPMAN, of Brooks,
M'KINLEY MITCHELL, of Gervais,
DAVID CRAIG, of Macleay.

GROVE P. TERRELL, of Mehama County Commissioner, J.N. DAVIS, of Silverton. L. V. EHLEN, of Butteville.

F. T. WRIGHTMAN, of Salem F. W. WATERS, of Salem. J. W. HOBART, of Garfield. Surveyor, B B. HERRICK, for Yew Park.

Sheriff,

JASPER MINTO, of Salem. School Superintendent, GEO, W. JONES, of Jefferson.

A. M. CLOUGH, of Salem. For Justice of the Peace Salem Dist. H. A. JOHNSON Jr. For Constable, A. T. WALN.

THE COUNTY CANVAS.

Following are the appointments for speaking as decided upon by the county Republican candidates: Friday, May 22d—Scott's Mills, 8 p.

Saturday, May 23d - Woodburn, 2:30 Monday, May 25th Mt. Angel, 2

p. m. Gervais, 8 p. m. Tuesday, May 20th Hubbard, 2 p. .: Aurora, 8 p. m. Wednesday, May 27th St. Paul 10 a. m.; Champoeg, 2 p. m.; Butteville,

8 p. m. Thursday, May 28th—Brooks, 10 a. m.; Howell Prairie, 2 p. m. Friday, May 29th—East Salem, 2 p. m.; Salem, 8 p. m.

MR. TONGUE'S DATES. Thursday, May 14—Grant's Pass at Friday, May 15-Central Point at 2 p. m. Saturday, May 16-Medford, 2 p. m.

and Ashland at 8 p. m. Monday, May 18—Klamath Falls. Monday, May 25-Lincoln county, Toledo in the afternoon and Newport

at night if possible to so arrange it.

Tuesday, May 26—Corvallis,

Wednesday, May 27—Sheridan,

Thursday and Friday, May 28 and 29—Tillamook county. On the evening of Saturday, May 30, (Memorial day) Mr. Tongue deliver an address at Hillsboro.

CUTTING DOWN SALARIES.

Salem grange adopted resolutions county officials to take effect immed- election should be by ballot. The wardness of this "precinct business" last legislature. Our position then along for 32 years, since then, already doing) like rats leaving a was that the law should go into ef- and, as I look back through sinking ship. fect at the beginning of the next the dim vista of time, uothing term. That would be July 1, 1896.

great reduction could have been made. pose Mr. Jones has got so befuddled that is a bold assertion; the knows We still adhere to the proposition over precinct lines, that he gets well that he can't prove it. There is in Salem or Marion county THE JOURthat an official's salary cannot be mentally unbalanced, and is not no known way to tell how many votes changed during his term without re- reponsible for what he say, and I a faction casts at an election, it is parties on equal terms. sistance and litigation. The fair think he must have been in one of unfair to make such a sweeping way to do it is to have it take effect at those moods when he wrote his last assertion; the fact of the case is this, the beginning of a term. If the article, the way he got things mixed our average at primary two year ago grange can bring it about we shall up. Now in regard to me naming S. was about 52 votes, take 75 per cent do so in The Daily and Weekly not object. The sheriff's office now A. Jones as judge two years ago, he is off from that leaves 13 votes. Now costs \$5,500 a year salaries, and about mistaken. M. L. Jones, and I had a will Mr. Jones stand up before the \$1500 is made otherwise. The proper talk about the matter. Mr. W. P. people of Marion county and try to reform is to have the taxes paid to Massey being not far off I named him make them believe that only 13 out of edition. the county treasurer. Give him a M. L. Jones says lets put Silas Jones 52 of us yoted the Republican ticket deputy about three months. That in for he is a notary and it will be two years ago, (we also are fairly would raise his office to \$1500 a year. Cut the sheriffs down to \$3000 all told.

reasonable and fair manner to bring ingly reply to S. A. Jones as one of the did not go howling around like this about. By an adjustment of this judges. You throwed the first stone; sore heads trying to beat the Republikind the county offices that now cost you attacked E. K. Shaw and A. G. can ticket which you are doing, Mr. \$22,700, could be conducted for about Perkins, called them corrupt and Jones further say 4-5 of our faction Price at Legg. \$14,000 or \$15,000. The reformer who designated our side as the corrupt will not yote for Mr. Chapman in undertakes too much generally accomplishes nothing.

A Valuable Prescription.

Editor Morrison, of Worthington, Ind., "Sun," writes: "You have a valuable prescription in Electric Bitters, and I can cheerfully recommend it for Constipation and Sick Headache and as a general system tonic it has no equal." Mrs. Annie Stehle, 2025 Cottage Grove, Ave., Chicago, was all run down, could not eat nor digest food, had a backache which never left her and felt tired and weary, but six bot-tles of Electric Bitters restored her health and renewed her strength. Prices 50 cents and \$1.00. Get a Bottle at Fred A. Legg's Drug Store.

MORE ABOUT LABISH.

Mr. La Follett Makes a Complete Reply to Mr. Jones.

EDITOR JOURNAL:- I see by the Salem Post, of the 13th, that J. B. Jones Launches forth his tirade of abuse against Mission Bottom people and those that conscientiously see fit to stand with us. In the first place he says in 1892 there was many changes made in precipct lines, Labish among the rest. Now, in Saturday's Statesman, of May 9th, Mr. Ehlen comes out in a card, giving the true boundaries of Labish precint. The boundaries we claim, and he says over his own signature, after tracing carefully the county court proceedings, "I find no changes having been made in Labish precinct, since 1888." Now, J. B. Jones says there was. Mr. Ehlen says there was not. I will leave the people of Marion county to judge, who tells the truth. Mr. Ehlen has no interest in the matter. Mr. Ehlen farther says, "I find that the southern boundary of Gervals precinct, which seems to be the main grounds of contention, coincides at every point, with the northern boundary of Labish precinct, as established in 1888;" and Mr. Ehlen furthermore says: "Finding as I do, that the proceedings of the court, both at its January session of 1888 and 1892, are duly signed, by the judge and commissioners of the said court, at the said terms, there is no necessity, I think. for further controversy, as to the true boundary in question." Now, Mr. Jones don't bring forth one scintilla of evidence that he is correct. Why don't be bring in the evidence of the judge or commissioner's that there was a change made. Mr. Watson says there was no change made. Mr. Jones further tries to legalize those voting out of the precinct, by saying that they had been voting there. But I think, whenever a man or set of men set up a claim in deflance of the records of the court. I think the people will sit down on such work pretty

Mr. Jones says our boundary claim hangs on a very slim technicality. Now, I will say to the people of Marion county, that that is more cheek than I ever supposed any man had. To make such a statement in the face Thursday and Friday, May 21 and can see no more cause for controversy, —Coos and Curry counties. in regard to Labish precinct lines, say for impudence and cheek, that would put a government mule to shame! The Post says, "where impudence is wit, 'tis folly to reply." gard to precinct lines, the correctness public to judge.

calls to my mind any thing relating Bottom faction did not vote the Re. read in all parties. If our advice had been accepted a to the subject in controversy, so I suppublican ticket two years ago. Now legal for him to swear the voters if known in Marlon county). There was county, necessary and I agreed to it, we also no kick coming from us, the ticket THE JOURNAL will assist in any named Mr. Perkins. You say I sneer- could not have been any better. We minority, yet you say the Mission June; now I want the the voters of Bottom faction had 167 votes at the this county to keep their eye on this

> Now that is a pretty respectable to telling the truth. Mind we had 103 minority is it not, Mr. Jones? Den't votes, take 4-5 from that leaves a you think when the people see the fraction over 20 votes for Mr. Chapnumber of votes you claim for us 176, man. Now the 2d day of next June we are in it. Dont you think that when the people are looking over the they will conclude there is surely a election returns. Look at Labish, larger portion of those if not all of and see how near Mr. Jones comes to those voters, honest inntelligent and telling the truth as to Mr. Chapman's indipendent citizens, and have judg- only geting a fraction over 20 votes ment enough to vote on the right side. (about as near it as a good i

only had 103 votes, and I was one of munication). Now in regard to Mr. the highest, still I have your come S'mw and look over this statement as I think Marion county: There are two men spells, caused, I think, by too much Isham; there is a slough between us. precinct lines on the brain. You say But about eight months in the year the Judges allowed Democrats, Pop- you can walk over to their place dry pioneers, Portland ulists, non-residents to vote, and also shod. Now M. L. Jones challenged vention, Chicago. foreigners to vote. Now it is very their votes as living in Yambill to change the precinct lines, that he rantly paid his taxes in Yambili beknown to us, and circulated a peti- money in this county. They have to editions of Statesman in reference to from eight to twelve miles to vote, allowed M. L. Jones' challenge in or- me for papers delivered on said route to

Mr. Jones atacks Mr. Chapman, Mr. shameful manner, (for one who claims | the ear marks of another party. S to be a minister of the gospel). Now you see I was not much mistaken. four years ago Mr. Chapman was the Now is it not a fact that Governor treasurer, two years ago their dele- you and told you to sign your name to of the records of Marion county, and elected, Mr. Shaw was also on their "flopping around on a wrong hook" the statement of Mr. Ehlen, that he side, these were all honest upright also. Is that not the reason why county will ever hear from me, in re- stands in with us. They don't give up the fallacies of some of yours, and us credit for having honest upright I to am "fairly known" in Marion of which, I leave to a disinterested men on our side; not so with us, they county, and now leave it to a disinterhave just as true honest upright men ested public to give a just verdict Mr. Jones says, as to the judges of on their side as we have on ours, but as to who is right. to cut down the salaries of all our 1864, it was mutually agreed that our when they understand the true intately. That was attempted in the cycles of time have been thundering they will leave them (which they are

Mr. Jones says 75 percent Mission statement, and see how near he comes

say that the Mission bottom faction they were more than fair, and I will and Y. M. C. A., Salem. of the primary vote was 167. Still I state an instance to the people of can candidates at Salem. you are having another one of those living adjoining me by the name of field day, Salem.

easy to make a sweeping charge, county and the judges gave them the but you cant name a man that was benefit of the doubt and were told they challenged by M. L. Jones, and the had better not vote. Now the fact of judges allowed to vote, but what the case is this: In 1845 the channel was a lawful voter, and I guess be of the Willamette river run this side challenged them about all; for he of said Isham's house, but it had the medical fraternity. Catarrh being a conchallenged my vote But then, per- changed in 1852, and the legislature haps, he thought the county court of the Territory of Oregon by an act intenally, acting directly upon the blood and nucous surfaces of the system, thereby had held an extra session, to act on December 19, 1854, (See Hill's code, destroying the loundation of the disease an his petition to put us in the Fairfield page 1091, sec. 2285,) defined the giving the patient strength by building up the precinct; and right here, let me state boundaries between Yambill and work The proprietors have so much faith in that Judge Hubbard tells me that M. Marion as being the middle of the L. Jones came to him and made him main channel of the Willamette river. promise if we brought in a petition Because one of these men had ignowould send him word, and let him county M.L. Jones contended they had defend it. He went secretly and un- no right to vote. They draw school tion, to put us Bottem fellows out of ferry the Willamette river to get into route agents of said paper, I am comthe precinct, so we would have to go Yamhill, and these self-same judges pelled to warn all persons, who owe and sent his petition up to the county der to be more than fair to the opcourt, and tried to get them to hold posing faction. Then they call them | ized anyone to collect for me. I am an extra session, to grant their peti- corrupt. Oh, how ungrateful, how tion unbeknown to us. The very ungenerous! Well might the poet thing that they asked Judge say, "Oh, generosity where are thy Hubbard not to do to them they charms?" I ask the voters of this tried their utmost to get him to county if they were not more than do to us; these are facts; you dare not fair in this instance, if they would dispute them. Judge Hubbard will not likely be fair in all others where certify to the same. Talk about questions arose as to the legality of dishonesty, corrupt judges and etc., voters. And Mr. Jones winds up what do you call that Mr. J. B. Jones? his communication by saying he is Is that the teachings of the Blessed g.ad he did not sign his first letter, as Master that you profess to be a Lafollett and Hofer have been follower of? Don't the good book say floundering on the wrong book. Not

do unto others as you would have much. Gov. Fletcher, editor of the Post, asked me who I thought wrote it. I told him I thought Jessie Jones Mr. Perkins and Mr. Shaw in a would father the article, but it bore Jones faction candidate for county Fletcher sent your article back to gate to the county convention. A. G. it before he would publish it? Guess Perkins was on their ticket and was you thought you would have him men then surely, or they would not your article was dated the 20th of have put them on their ticket. Does April and not published till the 30th? it necessarily make them dishonest I don't think you will deny these because they see their mistake and facts and now I will wind up this stand in with us. But the Jones fac- controversy. 1 have not made a tion have been in the habit of falling statement but what I honestly think So this is the last the people of this out with and villifying every one who I can substantiate, and I have showed

A. M. LAFOLLETT.

NOTICE TO CANDIDATES. Columns of "The Journal" Open to All

Parties. THE JOURNAL is a paper that is

In view of the fact that the Democratic or People's party have no organ NAL will be open to candidates of all

Candidates of any party before the people at the June election who desire to make statements to the public can CAPITAL JOURNAL and can do so until election day at the regular commercial rate of 10 cents per line in either

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FUTURE EVENTS.

May 30-Decoration exercises. Jane 12-13-Prof. Bristol's educated

June 1-General election. 6-Intercollegiate vention, St. Louis

June 16-Annual reunion of Oregon July 7-Democratic national con-22-National Populist convention, St. Louis.

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