

THE VILE SLANDERS AGAINST JAMES H. BUDD AGAIN REFUTED.

A Republican Lawyer Against Budd in the Neff Case Tells the Truth About the Matter.

A Manly Statement That Should Set At Rest All Aspersions Against the Democratic Candidate.

John H. Woodward, a Republican and a Lawyer of High Repute in Oregon, Gives a Voluntary Written Account of the Neff Case and the Position Mr. Budd Occupied in the Litigation, Defending Him From the Outrageous Attacks Upon Him.

Stockton Mall: The following communication from Portland, Oregon, refuting the slanders circulated against James H. Budd to defeat him for governor, was received by Judge Joseph H. Budd in this morning's mail from the north. It is from one of the lawyers employed on the opposing side in the now celebrated Neff case, which the Republicans have dragged into the present campaign. Although he was against Mr. Budd in the litigation and notwithstanding that he is a Republican, he voluntarily comes forward to defend a brother practitioner against the outrageous attacks that have been made against his character. He is a well-known attorney of high standing at the Oregon bar:

To whom it may concern: I have read the statement of James H. Budd, published in the San Francisco Examiner of October 23, 1894, relating to the suit of Wells and others against Neff and others, in which suit Budd was a defendant, and the statement is true in all particulars. I am familiar with all the matters connected with that suit, and I unhesitatingly say that Budd's conduct in the whole matter was creditable to him, and that the charges made against him are unjust, untrue and outrageous. My cousin, C. H. Woodward, and I were the attorneys for the Neffs in said suit from the beginning to the latter part of May, 1883.

Budd in every way protected the interests of the Neffs. The decree of May 5, 1883, partitioning the land and settling the interests of the respective parties, was made with the full knowledge and consent of the Neffs and at their request.

After Dell became attorney for the Neffs and sought to set aside that decree and to recover more land for the Neffs by making charges which afterwards were made on behalf of the Neffs and against Budd and others, Dell in private interviews and in open court contended with him in the further conduct of the case. This we refused to do and withdrew from the case and took no further part in it. We took this action because we believed Dell's action unprofessional and outrageous. The result of the litigation has proved the correctness of our action. The findings of the referee, P. A. Stephens, now circuit judge of this county, the decision of Judge Stearns, then and now a circuit judge of the supreme court, and the two decisions of the supreme court, each and all found and decided against the position taken by Dell; and after three years of this litigation the decree, which was substantially the decree made on May 5, 1883, was entered in said suit, as the final decree therein, the only difference being that after the decree of May 5, 1883, and before we withdrew from the case, deeds were exchanged between the Neffs and Budd by which Mrs. Neff received in severalty about 18 acres in lieu of her life estate in Budd's interest in said land, and Budd took 50 acres in fee simple, including the Neffs' life estate, the decree of May 5, 1883, having given Budd about 68 acres on which Mrs. Neff was given a life estate.

Although I am a life-long Republican and desire Republican success in California, I make this statement in justice to Budd, because of the false and outrageous attack on his reputation in connection with said suit.

(Signed) JOHN H. WOODWARD, Attorney at Law, Portland, Ore., October 29, 1894.

SHORT STORIES OF THE DAY.

They Gave Him the Laugh. Charley chuckled and Mae laughed out loud. Charley is an unknown so far as his surname is concerned, but Mae is the divorced wife of Mark Bunce, a barber. Mark was before Police Judge Austin yesterday for committing battery on his wife. That chuckle of Charley's and laugh of Mae's was the primary cause of Bunce's trouble. Statements by the woman and the prisoner exposed the domestic skeleton to Judge Austin. Bunce had never troubled his wife after the divorce until Thursday night. He had been to see his children at a lodging house kept by the mother on Second street, near San Pedro street. The woman did not extend the olive branch to her ex-husband, but no trouble occurred. It was not until about 8 o'clock in the evening, when Bunce met his ex-wife on the street in company with a man. Then the chuckle and the laugh came, and frenzied the husband. About 10 o'clock he went to Mrs. Bunce's room. "Charley" was there. He drew out a revolver in a row that followed struck his wife. Policeman Steele was called in, and the barber was looked up. Under a plea of guilty, Judge Austin imposed a fine of \$25.

A Night in the City. Frank Edmund, who fought in the wilderness, faced the guns at Shiloh, and was in the van at the taking of Vicksburg, told Police Judge Austin yesterday how easily three ordinary, everyday hobos took him prisoner on Los Angeles street and rifled his pockets of all the gold and silver he had—about \$5. Robert Davis had been arrested by Policeman Walker, and the veteran of the war positively identified him as one of the men who robbed him. When the old soldier went on the stand, however, he was not positive at all. In fact, he couldn't say that he accused had anything whatever to do with robbing him. He recounted how on the afternoon of October 31st, with his pension in his inside pocket, he left the Soldiers' home and came to this city to see the sights. It was the old, old story, beginning with falling in with the city Philistines and ending with being robbed of his money. The charge of robbery against Davis was promptly dismissed.

Petitions and Protests. A protest was filed with the city clerk yesterday addressed to the council against the issuance of any franchise for any street car line on Kahrs street unless the same be a double track electric system with a service of 10 minutes or less, between cars thereon, or wherein more than eight months is allowed from the date of granting the franchise for the completion of the road and the regular running of cars.

The petition contains the signature of every resident on the street and a great number of people living in the vicinity. J. Hughes petitions for a rebate of taxes to the amount of 72 cents, because he has not been a resident of the city for two years past, and therefore had no personal property in the city to be assessed.

Football Under New Rules. There will be a game of football at the Los Angeles Athletic Club grounds on the afternoon of Saturday next, between some of the candidates for the Los Angeles Athletic Club team and one of the high school teams. As this will be the first game here under the new rules, it is probable that there will be a considerable attendance of football enthusiasts to watch the new style of game, which is a much more interesting game for spectators than the old style of close play.

Thillie Darling Found. The missing school girl, Thillie Darling, whose disappearance was announced in the HERALD yesterday, has been restored to her parents. She was found at the home of Mrs. Gibson on Flower street. The story advanced by

THE LOCAL WORLD OF POLITICS.

Mr. George Patton Grandly Received at San Pedro.

Eighth Ward Democrats Hold a Most Satisfactory Meeting.

A View of the Local Situation—Republican Spanish Meetings a Dire Failure—Enthusiastic Democratic Gatherings.

Sen Pedro did itself proud last night in its welcome to the only candidate for congress in the Sixth district who is sound on the harbor question and who is first, last and all the time opposed to the domination of the Southern Pacific railroad company, incorporated in Kentucky and self-constituted owner of the state of California, the Hon. George S. Patton, regular Democratic nominee for congress from this district.

Everywhere the eye rested upon each outward sign of welcome as can be evidenced by bunting, colored lights, fireworks and the booming of cannon. The San Pedro band turned out in its full strength in the afternoon, that place, desired to have the pleasure of hearing his scathing denunciations of the Southern Pacific company and its aids and abettors repeated here. The Wilmingtonians turned out in full force and in the morning the tug California, the Sailor's union turned out with lanterns and torches, carrying banners inscribed: "Vote for Patton and Maguire, the sailors' friends" over 230 strong, and the grandest procession ever seen in the history of the town, accompanied by the bands of martial music and the booming of cannon, evinced the high regard in which the champion of San Pedro's just rights as the deep-sea port of Southern California is here regarded.

At 10 o'clock, in which the meeting was held, was ablaze with light. The platform was festooned with flags, and a large banner was inscribed: "Welcome to Patton." The stand was almost hidden from sight by the flowers which bedecked the dais. A few well-chosen words, lost no time in introducing the hero of the evening to his audience, which not only filled the hall to repletion, but flowed over the sidewalk and crowded the adjacent streets.

The motion picture following in advance of the arrival of the parade, and it was with considerable difficulty that the hero of the hour and the reception committee, headed by Chairman Dr. R. M. Hill, crowded, who went to Sacramento from the occasion being the final grand rally of the campaign at that place. The meeting was called to order by Chairman T. S. Knoles, and while the audience was gathering the Ontario band discoursed some excellent music.

The first speaker was J. M. Jenkins of San Bernardino, who has been very favorable impression upon his hearers, he being vigorously applauded.

Mr. Jenkins was followed by F. M. Johnson, nominee for assessor and tax collector. Mr. Johnson is the incumbent of that office, and has been very willing to stand by his record of the past 15 years, during all of which time he has served the people of San Bernardino county with eminent satisfaction.

The offices of clerk, auditor and recorder have been contested in this county, and John B. Hanna is the candidate of the Democratic party for that position. Mr. Hanna spoke briefly and to the point, and promised, if elected, to conduct the office in the interest of the whole people.

The next speaker was Frederick C. Tinkle of Highland, candidate for surveyor. Mr. Tinkle is a young man and has the advantage of being quite an orator. He spoke for 10 minutes, urging the people to invest in the office of county surveyor and ascertain if it did not need a competent engineer to fill the position. The speaker is well known in this vicinity and bears an enviable reputation for competency and reliability.

Mr. Hanna was followed by George B. Cole, candidate for district attorney, who was very humorous and kept his audience on the top wave of good feeling. He was followed by James P. Booth, San Bernardino county sheriff and candidate for re-election. Mr. Booth is known all through this country as the "silver-tongued orator from the tawney Colorado." He says he stole the title from Joaquin Miller and desires to keep it. He fully sustained his reputation as a public speaker, and incidentally it may be remarked that he is said to be the best peace officer that this county ever had. He will be re-elected by one of the biggest majorities ever counted in these parts.

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Mr. Harris spoke for one hour upon tariff reform, and during the entire time not one person showed a disposition to leave the hall. His speech, taken as a whole, was, in the opinion of your correspondent, one of the brainiest political addresses ever heard in Ontario.

The programs closed with music by the band and rousing cheers for the Democratic ticket.

The School Superintendent. EDITOR HERALD:—A writer in yesterday's Times expresses some wonder over the well-known fact that Mr. Riley and Mr. Hutchinson seem to be making common cause against the school board in Ontario, turning their batteries against each other.

It is needless to comment upon the kind of warfare they are making; but to the practical politician the facts are suggestive of very bad combination whereby neither party will be left if the other succeeds. Should either of the two gentlemen become the next county superintendent the other should have the deputation. Such an arrangement between any two opposing candidates for any office having a deputation would simply matters greatly. The suggestion is offered for the benefit of future aspirants for official positions.

In common with other advocates of the non-partisan idea in the control of educational offices, I wish most heartily to commend the good judgment and good taste which the women, who are so earnestly furthering this movement, have displayed. They have taken their position upon high moral ground and conducted their campaign by most honorable methods, and they lose nothing by leaving scandal, calumny, campaign lies, and such extra to the enemy. Indeed if there is no chance of

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SHE WALKS WITHOUT A CRUTCH.

The Age of Miracles Revived in the Nineteenth Century.

Miss Sadie Flynn of 298 Aurora Street, Stockton, Cal., a Helpless Cripple for 7 Years, Completely Cured by

Dr. Franklin Stuart Temple, Now at the Hollenbeck Hotel, this City.

Seven years ago Miss Sadie Flynn of Stockton received a stroke of paralysis, which left her a helpless and hopeless cripple, she attended the demonstration of Dr. Temple at the Hollenbeck Hotel, and after a few moments' treatment she was able to walk down the steps and the street without a crutch. The following affidavit from Miss Flynn speaks for itself:

To Whom It May Concern: This is to certify that I, Sadie Flynn, of 298 Aurora Street, Stockton, Cal., have been afflicted by progressive paralysis, intermitting rheumatism and sciatica for the past seven years—years being confined in bed, a helpless cripple, two years in a hospital, and three years on crutches. During all that time I was not able to take a step or make a move without a crutch, and even then every move was attended by the most excruciating pain throughout my body.

The most eminent physicians of San Francisco and Stockton have treated me the last few years, and part of that time I have been an inmate of the county hospital in Stockton. Dr. G. Gibbons, surgeon, and Dr. Robinson, attended me, and after treating me seven months gave me up, saying I would never be able to walk without crutches.

Then I entered St. Mary's hospital, where I remained 20 months under the care of Dr. Robinson, Morphy and others of that hospital. I was finally discharged as incurable, and I was discharged as such.

While in Stockton last August I attended a demonstration of Dr. Temple at the Hollenbeck Hotel, at which he cured a friend of mine named Lizette Walker, among about 20 others, and then I decided to take his treatment, which I did.

After the first visit I was able to walk around the room without crutches. After the second treatment I walked down stairs and to the street without crutches, and I decided to take his treatment, which I did.

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SHE WALKS WITHOUT A CRUTCH.

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