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VOL. XI.

ROSEBURG, OREGON, TUESDAY EVENING, JULY 28, 1908.

NO. 127.

CAMPAIGN KEYNOTE IS UTTERED BY TAFT

Speech of Acceptance Made at Cincinnati Today

DEFENDS INJUNCTION LAW

Opposes National Bank Tax, and Would not Give Interstate Board Judicial Power

Special to the Evening Review.

CINCINNATI, Ohio, July 28.—Wm. H. Taft was formally notified here today of his nomination for the presidency by the republican national convention.

Credit to Roosevelt. "We should be blind to the ordinary working of human nature, if we did not recognize that the moral standard set by President Roosevelt will not continue to be observed by those whom cupidity and desire for financial power may tempt, unless requisite machinery is introduced into the law, which shall maintain these standards and secure the country against departure from them.

Restriet Interstate Board. "Under the present rate bill the burden of the interstate commerce commission is so heavy that it is impossible for it in any reasonable time, the many complaints, queries and issues brought before it. It ought to be relieved of its jurisdiction as an executive directing body and its functions should be limited to quasi-judicial investigation of complaints.

Railroad Valuations. "It is agreeable to note that the republican platform expressly, and the democratic platform implicitly approved an amendment of the interstate commerce law, by which interstate railroads may make useful traffic agreements if approved by the commission.

"A Socialistic Plank." "The suggestion of the democratic platform that trusts be ended by forbidding a corporation to hold more than 50 per cent of the plants in any line of manufacture, is made without regard to possibility of enforcement or real evil or the fact that trusts or corporations control 45 or 50 per cent of products may frequently effect monopoly as completely as if they controlled 60 or 70 per cent.

"The proposal to compel every corporation to sell commodities at the same price the country over, allowing for transportation, is utterly impracticable. It is as absurd and impracticable a plank as was ever inserted in a democratic platform.

Trusts are Necessary. "The combination of capital in large plants to manufacture goods with the greatest economy is just as necessary as the assembling of parts of a machine to bring about economical and more rapid manufacture of what in old times was made by hand. In the proper operation of competition the public will soon share with the manufacturer the advantage of economy in operation and lower prices. When, however, such combinations not based on any economic principle but merely for the purpose of controlling the market, of maintaining or raising prices, of restricting or driving out competitors, the

public derives no benefit and we have monopoly. "Competition in profitable business cannot be affected by the mere aggregation of many existing plants, under one company, unless that company thereby offsets the great economy, the benefit of which it shares with the public, or takes some illegal method to avoid competition and perpetuate its hold on the business. Unlawful trusts should be restrained with all the efficiency of the injunctive process and persons engaged in maintaining them should be punished. To destroy them and eliminate the wealth they represent from the producing capital of the country, would entail an enormous loss and throw out of employment myriads of working men and working women.

The Tariff Question. "The democratic platform does not propose to destroy the plants of the trusts physically, but proposes to do the same thing in a different way. The democratic platform proposes to take off the tariff on all articles coming into competition with those produced by the so-called trusts and put them on the free list. Such a course would not only destroy the trusts but all their smaller competitors.

"The republican doctrine of protection is that the tariff shall be imposed on all imported products sufficiently to create an equal difference between the cost of production abroad and at home and that this difference should include the difference between higher wages paid in his country and the wages paid abroad and embrace a reasonable profit to the American producer. "The material development has greatly changed the conditions under which many articles described by the schedules of the Dingley tariff are now produced. Revision of the tariff begun promptly upon the incoming of the new administration and considered at a special session with the preliminary investigations already begun by appropriate committees of the house and senate, will make the disturbance of business incident to such a change as little as possible.

Excesses in Unionism. "There is a large body of laborers, skilled and unskilled, who do not organize into unions. Their rights before the law are exactly the same as those of union men and are to be protected with the same care and watchfulness. In order to induce the employer into compliance with a request for changed terms of employment, workmen have a right to use such persuasion as they may, provided it does not reach the point of duress, to lead reluctant employers to join them in the union against the employer and have the right, if they choose, to accumulate funds to support those engaged in a strike; to delegate to officers the power to direct the action of the union and withdraw themselves and their associates from dealing with, or giving custom to those with whom they are in controversy. What they have not the right to do is to injure the employer's property, to injure the employer's business by the use of threats or methods of physical duress against those who would work for him or deal with him, or by carrying on what is sometimes known as a secondary boycott against customers or those with whom the employer in business. At those who sympathize with them in their struggle, but they may not through the instrumentality of heated or actual boycott, compel third persons against their will, and having no interest in the controversy to come to their assistance.

Defends Injunction. "Threatened unlawful injuries to business like those described above, can only be adequately remedied by injunction to prevent them. It has been claimed that injunctions do not issue to protect anything but property rights, and that business is not a property right, but such a proposition is wholly inconsistent with all the decisions of the courts. It is the fundamental rule of jurisprudence that no man shall be affected by a judicial proceeding without notice and hearing. This rule, sometimes has exception in the issuing of temporary restraining orders commanding the defendant in effect to maintain status quo until a hearing. Such a process should issue only in rare cases where the threatened change in status quo would inflict irreparable injury, if the time were taken to give notice and hold a summary hearing. In some state courts and in fewer federal courts the practice of issuing temporary restraining orders without notice merely to preserve status quo on the theory that it won't hurt anybody, has been too common. This has made the laboring man feel the injustice done in the issuance of a writ without notice. I conceive that in the treatment of this question it is the duty of citizen and legislator to view the subject from the standpoint of the man who believes himself to be unjustly treated as well as from that of the community at large. I have suggested the remedy of restraining under the old statute of the United States and the rules in equity adopted by the supreme court, which



WILLIAM H. TAFT. JAMES S. SHERMAN.

MALARKEY LOSES A POINT.

Statements Made in His Office by Witnesses Not Admitted.

Special to the Evening Review. PORTLAND, Or., July 28.—Chas. Barker, of Oak Creek, who was with Tom Agee when the latter made final proof on his homestead in the Caps Hill country, was on the witness stand in the Booth-Singleton trial today. After Barker was cross-examined, Malarkey, counsel for the defense, declared that the government attorneys were trying to surround certain methods of the defendants with an air of mystery. On this account he offered as evidence statements made in his office by government witnesses, Becker objected on the grounds that they were immaterial. The court sustained the objection, expressing the opinion that Malarkey was mistaken.

Raps National Bank Tax. "The democratic platform recommends a tax on national banks and such state banks as may come in, in the nature of enforced insurance to raise the guaranty fund to pay depositors of any bank which fails. Few state banks can be included in such a scheme under the constitution. It is left in the twilight zone of states' rights and federal meaning and purpose of the platform. The proposition is to tax the honest, prudent banker to make up for the dishonesty and imprudence of others. If the proposal were adopted, others, as the democratic platform suggests it would bring the whole banking system of the country down in ruins and this proposal is itself an excellent illustration of the fitness for national control of the party which will commit itself to a scheme of this nature, without the slightest sense of responsibility for the practical operation of the law proposed.

Sop to the Negro. "The republican platform refers to the amendment of the constitution passed by the republican party for the protection of the negro. The best men of both races ought to rejoice to see growing up among the southern people an influential element disposed to encourage the negro in his hard struggle.

Miscellaneous Issues. "In the matter of putting a limitation upon Asiatic immigrations, referred to in the democratic platform, it is sufficient to say that the present republican administration shows itself able to minimize the evils suggested and the subsequent republican administration can be counted upon to continue the same policy. "Another plank in the democratic platform refers to the failure of the republican convention to express an opinion in favor of the publicity of contributions received and expenditures made in elections. Here, again, we contrast our opponents' promises with our own acts. Great improvement has taken place under republican auspices in respect to the collection and expenditure of money for this purpose. If elected, I shall urge upon congress that a law be passed requiring the filing in a federal office of a statement of contributions received by committees and candidates in elections.

"In my judgment an amendment to the constitution for an income tax is not necessary. With respect to the election of senators by the people, personally, I am inclined to favor it, but it is hardly a party question."

On cross-examination by Mr. Malarkey, Stearns said neither he nor Agee had any intention of defrauding the government; that they had been informed by Owen Atterbury of the desirable grazing lands at Cap's Hill and had settled there for the purpose of acquiring possession of 150 acres each. He said that it was mutually agreed between himself and Agee, they being partners in handling stock on the two claims, that Agee should spend as much of the time as possible in the valley earning money with which to purchase supplies and tools to enable them to live up to the requirements of the law regarding the cultivation of the land.

Owen Atterbury, of Winchester, and Samuel Britt, of Oak Creek, testified that they had visited the Agee and Stearns claims at different times between 1892 and 1896 and had found evidences of habitation and cultivation of the land. Britt said Agee had told him prior to 1896

that he proposed to effect same exchange of his homestead for other land, feeling that he done too much hard work on the land to lose it all. John C. Murray, a timber cruiser, testified that he had cruised the quarter-section of timber land deeded by Agee to the Booth-Kelly Lumber Co., for the government. He said the tract included 11,700,000 feet of merchantable fir, a number of fair quality and 500 good piling.

HAVING A "HOT TIME." Grants Pass Outlook: When a town the size of Medford becomes infested with two daily papers at one and the same time we don't know who is the most to be pitied, the deluded promoters of the sheets or the business men who are called upon to keep them alive. We are inclined to believe that the number of dailies in a town of that size should be limited by law to one for the sake of the public peace and safety. Although the Tribune has widened out its editorial columns to standard gauge in order to reduce the danger of overheating in firing its lyddite bombs into the Morning Mail, yet there is always a possibility of setting something afire in a try time like this.

REAL ESTATE TRANSFERS. J. F. Glum to T. F. Fee, \$2500; 120 acres sec. 26, 22-6. David Heffner to W. H. Bondine, 880; lots 1, 2 and 3, block 7, Riverside addition to Roseburg.

Doctors Could Not Help Her. "I had kidney trouble for years," writes Mrs. Raymond Connor, of Shelton, Wash., "and the doctors could not help me. I tried Foley's Kidney Cure, and the very first dose gave me relief and I am now cured. I cannot say too much for Foley's Kidney Cure." It makes the diseased kidneys sound so they will eliminate the poisons from the blood. Unless they do this, good health is impossible. Red Cross Pharmacy.

LIVE IN ROSEBURG. Buy City Lots Now.

Some of the finest residence lots in the city, close in, on good streets, adjacent city water and light. For further particulars, see Elmer E. Wimberly, Roseburg, Oregon. Get busy before the price goes up.

S. M. Byars, the Oregon Journal representative, is in this city installing a new agent to take the place of Russell McMullen, resigned. Beginning on August 1, the Journal agency will be at Agee's Book Store.

CUTICURA CURED MOTHER AND BABY

Southern Woman Suffered With Itching, Burning Rash—Drove Her Nearly Crazy—Her Baby Had Sore on Neck, and Two Other Babies Had Skin Troubles—Calls CUTICURA A STAND-BY THAT NEVER FAILS HER

"I just can't say enough for the Cuticura Remedies. I can't find words high enough to express my thanks to God for hearing of the wonderful remedies. My baby had a running sore on his neck and nothing that I did for it took effect until I used Cuticura. My face was nearly full of letter or some similar skin disease. It would itch and, after scratching, it burned so that I could hardly stand it. Two cakes of Cuticura Soap and a box of Cuticura Ointment cured me. Two years after it broke out on my hands and wrist. I cured it for a while, but it came again in the summer. Sometimes I would go nearly crazy for it itched so badly. I used ten dollars' worth of so-called blood medicines which did no good at all, then I went back to my old stand-by, that had never failed me. One set of Cuticura Soap, Cuticura Ointment, and Cuticura Resolvent did the work. One set also cured my uncle's baby, whose head was a cake of scurf, and I know of another woman's baby who was in the same fix and nothing else did any good. I speak a word of praise for Cuticura, whether I see a case that needs it. Mrs. Lillie Wilcher, 770 Eleventh St., Chattanooga, Tenn., Feb. 16, 1907."

CUTICURA OINTMENT The World's Greatest Skin Cure and Purest and Sweetest of Emollients.

Cuticura Ointment is one of the most successful curatives for torturing, disfiguring humors of the skin and scalp, including loss of hair, ever compounded, in proof of which a single anointing with it, preceded by a hot bath with Cuticura Soap, and followed by mild doses of Cuticura Pills, is often sufficient to afford immediate relief in the most distressing forms of itching, burning, and scaly humors, eczema, irritations, and inflammations, pruritus, psoriasis, and points to a speedy cure when all else fails.

Sold throughout the world. Foster Drug and Chemical Co., San Francisco, Boston, Mass. For Part Free, How to Cure Skin Humors.

CONFESSES MURDER

Infantryman Admits Slaying an Old Man

OCCURRED NEAR SPOKANE

Denies Theft of Watch and Money—300 Chinamen Find Wet Graves in a Typhoon

Special to the Evening Review. SPOKANE, Wash., July 28.—Corporal Frank Barker, Co. D., Third Infantry, today confessed to the murder of Ira Messinger, whose body, beaten into a pulp, was found Sunday on a lonely road near this city. Barker was arrested last night in a Spokane lodging house and then taken to the scene of the crime. At first he stoutly denied his guilt, but when confronted with convincing evidence he confessed. Barker said he had quarreled with Messinger, who was an old man, because he called him names and that he killed him with a piece of gas pipe. He denied stealing the watch and \$75 in money which was missing from his victim's person.

300 Chinamen to Davy Jones. CANTON China, July 28.—Three hundred Chinese were drowned by the sinking of the passenger steamer Ying King, which foundered in a typhoon.

NOTICE TO CONTRACTORS. Notice is hereby given, that sealed bids will be received by the County Clerk until the 2nd day of September, A. D. 1908, at the hour of 10 o'clock A. M. of said day, for the construction of Cement and Plank Walks on the Court House Property, in accordance with Plans and Specifications on file at the County Clerk's office.

The Court reserves the right to reject any or all bids. By order of the County Court. Dated at Roseburg, Oregon, this 27th day of July, 1908. E. H. LENOX, County Clerk.

FOR SALE OR TRADE—For wood, a 120-egg Petaluma incubator and a brooder. See Elmer Wimberly.

DAILY WEATHER REPORT. U. S. Weather Bureau, local office, for hour Oct. 21 hours ending 8 a. m., July 8, 1908. Precipitation 1/2 inches and humidity: 60. Maximum temperature: 61. Minimum temperature: 50. Precipitation: .00. Total precip. since first of month: .00. Avg. precip. for this month for 30 years: 3.34. Total precip. from Sept. 1, 1907, to date: 31.04. Average precip. from September 1, 1877: 30.35. Total deficiencies from Sept. 1, 1907: 4.31. Average precipitation for 30 wet seasons, Sept. to May (inclusive): 35.94. These figures, Governor.

For Roseburg and Vicinity: Fair tonight; Wednesday fair and warmer. Call on F. Long for harness.

TEA We couldn't think of tea, if our tea weren't better than tea as you know it.

Your grace returns your money if you don't like Scullin's Best, we pay him.

OFFICERS. J. W. Hamilton, President. A. C. Marsters, Cashier. J. F. Barker, Vice President. W. T. Wright, Asst. Cashier.

DIRECTORS. Robt. Robertson. J. O. Newland. I. Abraham. Chas. W. Parks. A. C. Marsters.

THE ROSEBURG NATIONAL BANK

Established 1908. CAPITAL, - \$50,000.00

Safety Deposit boxes for rent. By the year \$2.00, or will rent by the month.

Our conservative management offers substantial advantages to present and prospective patrons. We are prepared to handle all business entrusted to us accurately and expeditiously.

Syrup of Figs and Elixir of Senna

Cleanses the System Effectually, Dispels Colds and Headaches due to Constipation; Acts naturally, acts truly as a Laxative.

Best for Men, Women and Children—Young and Old. To get its Beneficial Effects Always buy the Genuine which has the full name of the Company

CALIFORNIA FIG SYRUP CO.

SOLD BY ALL LEADING DRUGGISTS. one size only, regular price 50¢ per bottle.

NEGRO BURN'D ALIVE.

Special to Evening Review. GREENVILLE, Tex., July 28.—Ted Smith, a negro boy, accused of assaulting Miss Viola DeLancey, a white girl, last night, was taken from the police by a mob today while enroute to the DeLancey home for identification by the girl, and burned alive in the center of the public square.

Great excitement prevails and a race war is feared. The blacks claim there was no evidence against the boy, but the whites are satisfied of his guilt.

HEADED FOR THE BONEYARD. Albany Democrat: Mr. Hearst's new party will just cause a little talk and then flit out. The political roadway of the U. S. is covered with the bones of such affairs.

MARRIED. STEVENS-VANDEWALKER. In Roseburg, July 28, 1908, D. R. Stevens and Mrs. H. A. Vandewalker, both of Olalla, Justice John Long officiating.

AUTO LIVERY SERVICE. Stauffer and Taylor Now Ready for Your Patronage.

Grant Taylor and Fritz Stauffer have opened a partnership automobile livery in Roseburg, with headquarters in the old Platender building, back of the Douglas County Bank, and for a reasonable charge they will take you to any point in Douglas county that can be reached by a safe road. Leave orders at their headquarters or at Denning & Kent's cigar store, or phone if more convenient, and the auto will call for you at any residence or hotel. No trips will be made to Coos county.

In connection with their livery, Messrs. Taylor and Stauffer will act as agents for three makes of automobiles: The Buick, the Pope-Hartford and The Franklin. dsaw

W. F. Jewett, L. Seymour and O. B. Hincinde have filed with the county clerk articles of incorporation of the Umpqua Development Co., of Gardiner, with a capital stock of \$2000. Real estate is the principal business in which the company will engage.

John Throne returned this morning from Portland, where he had been for several days having been subpoenaed as a witness in the Booth case. He was excused, however, without being called to testify. The case is dragging along very slowly, but may be ended this week.

CONSTIPATION

For over six years I suffered with chronic constipation and during this time I had, as help, an injection of warm water once every 24 hours before I could have an action on my bowels. Happily I tried Cascarets, and today I am a well man, feeling like a new man. Cascarets is a natural, safe, and reliable remedy. I can see this in a bottle of Cascarets. H. F. Fisher, Roanoke, Ill.

Deal For The Bowels Cascarets THEY WORK WHILE YOU SLEEP

Pleasant, Palatable, Purges Gently, Does No Good, Never Hurts. The genuine is in Cascarets C. O. O. Guaranteed to give relief in 60 minutes. Sterling Remedy Co., Chicago or N.Y. 60c ANNUAL SALE, TEN MILLION BOXES