

TARIFF BILL'S CAUSE HALTS

REPUBLICAN MANEUVER BLOCKS PLANS OF UNDERWOOD'S SUPPORTERS IN HOUSE

SPECTATORS WERE DISAPPOINTED

Expected Democratic Triumph is Postponed by Parliamentary Move on Part of Mann—Income Tax Amended

WASHINGTON, May 7.—After all of the fireworks preparatory to the passage of the Underwood bill in the House had been set off, Republican parliamentary maneuver blocked progress by the Democratic majority and the House was forced to adjourn until tomorrow with the bill still pending.

When the valedictory speeches on the bill had been delivered and crowded floor and galleries were prepared for the final action, Republican Leader Mann replied to Majority Leader Underwood's opposition to a roll call on the Republican amendment proposing a tariff commission by declaring he would demand the reading of the "unrolled bills."

It was impossible for the enrolling clerk to complete the enrollment of the bill before tomorrow afternoon and amid the dissatisfied mutterings of the members who had waited through the evening in the expectation of a final vote, Representative Underwood moved that the House adjourn until 2 o'clock tomorrow afternoon when the vote on the bill will be taken.

In the closing hours of the session the ways and means committee amended the income tax section of the bill so as to exempt from its provisions the citizens of Porto Rico and the Philippines.

JAPANESE TANGLE IS COMPROMISED

CALIFORNIANS BALK SALES OF LAND, BUT WILL PERMIT THREE YEAR LEASES

OFFENSIVE LANGUAGE OUT OF BILL

Words "Ineligible to Citizenship" are Stricken and in Such Shape Alien Law Will Probably be Passed

SACRAMENTO, Cal., May 7.—By its actions this afternoon the California senate showed a resolute determination, aided and encouraged by Governor Johnson, to pass against the recommendations of President Wilson and Secretary Bryan an act prohibiting Japanese and other aliens ineligible to citizenship from holding land by purchase in any circumstances or by lease for more than three years.

In phraseology, the bill as redrafted by Attorney-General Webb after many conferences with the governor and the administration floor leaders omitted the words "ineligible to citizenship," which are offensive to Japan, but those in charge of the bill repeatedly admitted in debate that the end sought was the same.

SUPREME COURT FAVORS GOMPERS

SENTENCES OF LABOR LEADERS ARE PRONOUNCED SEVERE, ORDERED REDUCED

MITCHELL AND MORRISON FINED

President of American Federation Must Serve 30 Days in Jail for Contempt—Court Not Unanimous

WASHINGTON, May 5.—Contempt of court judgments against Samuel Gompers, John Mitchell and Frank Morrison, the labor leaders, for their violation of a court's injunction in the noted Buck Stone and Range case were affirmed today by the District Court of Appeals, but the jail sentences imposed were held to have been too severe, so the court reduced Gompers' sentence from one year to 30 days and decreed that Mitchell and Morrison should only be fined \$500 each. The lower court sentenced Mitchell to nine months and Morrison to six.

The Supreme Court of the United States undoubtedly will be asked again to review the decision.

Unlike previous decisions in this case which have been unanimously against the labor leaders, the Court of Appeals was divided.

NEW LINE ACTIVE

Ranchers on the Molalla report much activity along the line of the Portland, Eugene & Eastern. Grading has been completed on both sides of the river. It is said, and ballistics is under way at the approaches to the bridge. A pile driver has been busy all week driving piles for the bridge over the river outside of Molalla.

DECISION GIVEN ON POOL ROOM LAW

Commission Plan Adopted by Less Than 47 Percent of Registered Electors

Political Conditions Tangled

Primary is Nullified, and Candidates Rush to Nominate Selves by Petition—Six Offices Are Sought

Thomas Kay, as he now calls himself, special deputy and investigator for Governor West, spent Tuesday in the wilds of Clackamas county looking for W. F. Flynn, a saloonman of Wilsonville, for whom he had procured a warrant in Justice Sievers' court Monday for selling liquor on Sunday. While the redoubtable Thomas was thus engaged, Flynn had traveled by various and devious roads to Oregon City, and had gone unattended to justice court, where he entered a plea of not guilty, and agreed to stand trial on May 14.

Somewhat tired and peeved, Special Deputy Kay returned to Wilsonville late in the afternoon and gathered in John Lawrence, whom he brought into justice court on the charge of keeping his poolroom open on Sunday, and on the second court of permitting minors to be in the place. Lawrence pleaded guilty and paid a fine of \$20, saying that he did not know the law set the age limit at 21, but thought it was 18. He cited Portland poolrooms, that permit boys of 18 and over to play, as examples that had led him astray.

The question of the age at which minors are barred from pool rooms has never been settled before in this county. In the Lawrence case an opinion was requested of Deputy District Attorney Livi Stipp, and after carefully reading the law Mr. Stipp said that the age specified was 21. Many proprietors of pool halls have been permitting boys over 18 to play at their tables, and the decision will come as rather a shock to them. The fact that Portland police authorities have permitted boys over 18 to frequent pool rooms may take Special Deputy and Investigator Kay on another crusade of that city.

It is believed the decision in the local case will cause Oregon City pool rooms to bar all minors from such places—not through fear of Mr. Kay, but because on their desire to obey the law to the letter and to conduct their resorts in an orderly manner.

REVIEW OF STATE PLANNED BY O. A. C.

EUGENE, Ore., May 7.—To take stock of the last year's progress of the state of Oregon, to point out where the state is achieving success and where its efforts need strengthening, are among the purposes of the annual "commonwealth day," which will be held at the University of Oregon, May 16 and 17.

"We don't know where we are going, but we're on the way," is the spirit which the "Commonwealth Conferences" were designed to change into a spirit of self-confident progress, sure of what it wants the state of Oregon to become, and sure of the means of working toward it.

On these days leaders in all lines of Oregon life will gather in Eugene. Questions of economic progress, cooperative production and distribution, and legislative, administrative and educational efficiency will be discussed by experts in the different subjects.

Office holders, labor leaders, social workers, Grange masters, scientists, students, editors and businessmen will each contribute their quota to the study of the problem of making Oregon a richer and better state.

The more strictly economic and sociological conferences will occupy all day Friday, and Saturday morning. Saturday afternoon will see one of the most significant meetings of Oregon women ever held, addressed by leading women from all over the state. At the same time there will be a cheap rate excursion which is expected to bring 500 engineers and others from Portland, and a meeting of the editors of Oregon newspapers, who will discuss the place of the press in the community. After this will be an out-of-door presentation of scenes from "Peer Gynt" and "Midsummer Night's Dream" and folk dances by students and the Junior League of Portland.

Willing. "When I put on a new suit of clothes I consider myself well dressed and forget all about it."

"I'd do the same if my tailor didn't remind me of it constantly."—Town Topics.

SALOONMAN IN TROUBLE Two actions have been brought by the Mr. Hood Brewing company against George Odell, who operates a saloon near Sandy. One in an attachment to recover bills due, and the other is a replevin for the stock in the place.

GRANGE HEARS ALDERMAN L. R. Alderman, state school superintendent, addressed the Garfield Grange at Estacada, last Saturday on education topics. His chief subject was cooperation between the home and the school. His address was well received.

Garfield Grange appointed W. R. Reid, Edward Shearer and W. H. Holder a committee to investigate business co-operation.

FIREFIGHTERS GO OUT ON STRIKE SALT LAKE CITY, May 1.—The resignations of 75 members of the city fire department, as a protest against low pay, which includes every active member of the fire fighting force, with the exception of Chief W. H. Bywater, were presented formally to the city commission today. It was said tonight that three members of the commission were ready to accept the resignations, as there were sufficient experienced men available to take the places of the men who quit.

Employers of all other city departments are said to be preparing to take the same action as the firemen unless their demands for increased wages are granted.

MINORITY VOTERS WIN IN PORTLAND

Commission Plan Adopted by Less Than 47 Percent of Registered Electors

Political Conditions Tangled

Primary is Nullified, and Candidates Rush to Nominate Selves by Petition—Six Offices Are Sought

Early returns on the primary and charter election in Portland, received in Oregon City Sunday morning indicated that the proposal for commission form of government had lost, but the complete returns show that Portland adopted the new charter by the narrow margin of 283 votes. It is stated that there will be no contesting of the result. The fact that but 47 per cent of the voters registered cast ballots indicates that really but little interest was manifest in the change of form of municipal control. Whether the result would have been different had a larger proportion of the electors gone to the polls seems hard to say.

Adoption of the commission form of government and the new charter nullifies the primary election, and all candidates under the commission form will have to file their candidacy by petition. As a result there is a desperate scramble by candidates at the late election, and a host of petition carriers are working on the streets. Candidates will file for mayor, for auditor or for commissioner. Many filed before the election, but it is charged that these filings are illegal, and that new petitions will have to be drawn and filed.

As a result of the election there is the greatest confusion in political circles, and need of amending the newly adopted charter has already been found. As it stands, the charter provides that all boards and commissions now standing shall be abolished within six months; and one amendment that is generally felt necessary will keep the present dock commission intact. The commission charters at the late election, effective July 1, and elections for officers will be held in June.

Mayor A. G. Rusalski, who won renomination on the republican ticket at the primaries, has already filed as a candidate for mayor under the commission form, as has Daniel Kellaher, the East Side leader and former state senator, H. R. Albee, the Bull Moose mayoralty candidate, and C. L. McKenna, the democratic standard bearer, have declared their intention of filing. Al L. Barbur, city auditor, has also filed, while a large number of the lesser fry, who ran for councilmen at the primaries, either have already filed petitions, or are making preparations so to do.

Indications are that the commission charter, at its first election, at least, will give Portland one of the longest ballots ever placed before its voters. The number of candidates for the six offices that it will be possible to attain will probably mount up to nearly a hundred; and this general ambition on the part of politicians to get on the hand-wagon is expected to split the vote that it will be possible for most of the present "strong men" to gain places in the city government.

Practically complete returns indicate several changes from the results believed to have been attained Saturday night. Perhaps the most noteworthy of these is the beating of Judge Taxwell, of the municipal court, by Fred L. Olson.

Among those who have filed as candidates for one of the four commissions are Charles N. Ryan, L. M. Lepper, W. C. Benbow, C. A. Blegen, M. O. Collins, Ralph C. Clyde, J. H. Notta, W. B. Hollingsworth, L. G. Carpenter, D. W. Ward, T. J. Hamner, George L. Baker and Tom N. Monks.

The ordinance providing that all residents of the city must maintain a metal garbage can for the disposition of household refuse was voted down at Wednesday night's council meeting because a majority of the councilmen felt that the measure was too drastic, and was unfair in some of its provisions. The proposed law provided a penalty of \$50 fine or imprisonment in jail for 10 days for any person violating its requirements.

It was argued, when the ordinance came up for final passage, that some households were so equipped that they could burn whatever garbage they might have, and that for them to be required to keep and use a garbage can was unfair. Other residents have other means of disposing of household refuse, so the matter was voted down, with the understanding that a modified law aiming at the same sanitary ends would later be introduced.

The electric sign ordinance was passed to second reading, and an ordinance providing for the closing of city streets so that the dust might be laid was advanced from first reading.

The city attorney was instructed to notify all property owners to immediately clean up such sidewalks as might be covered with dirt from caving embankments or terraces on abutting property, or else suffer the penalty prescribed for permitting walks to be blocked beyond a reasonable period.

On motion of Councilman Tooze the council voted to proceed no further with the purchase of the rock crushing plant until the equipment offered the city had been carefully inspected by the city engineer and some unbiased person who understood the merits of such mechanisms. Mr. Tooze made his motion to protect the city from buying something up on which none of the council felt qualified to pass an expert opinion. If the report made is favorable, the crusher will probably be purchased.

PHONE COMPANY ANSWERS COUNCIL The answer of the Pacific Telephone & Telegraph company to the complaint of the special council committee on telephone rates, filed with the state railroad commission, has been received by Messrs. William Beard, F. J. Tooze and W. A. Long, and explains the company's stand in charging certain of its local subscribers \$1.25 a month for the service that other subscribers are charged \$1.50.

The company sets forth that the \$1.50 a month rate on four-party lines was established December 1, 1911, and that because at that time the company had subscribers who had prior to that date been paying but \$1.25 a month, it did not believe it fair or wise to arbitrarily increase their rate to the higher standard. The defendant company further alleges that \$1.25 is not a sufficient rate, and that as old subscribers are taking new contracts, the higher rate is being charged to them.

In regard to allegations that some patrons are paying less than \$1.25 a month or more than \$1.50, the company denies specific knowledge. In closing its answer the telephone company asks for an order establishing \$1.50 per month as a standard and reasonable rate for four-party telephone service in Oregon City.

WEST SIDE FOLK FAVOR FREEDOM

Doyle, L. L. Porter, Dr. L. L. Piekens, John Draper, K. McCarthy, J. Michels, N. Nichols, P. J. Winkel and M. Clancey.

Political Conditions Tangled

Primary is Nullified, and Candidates Rush to Nominate Selves by Petition—Six Offices Are Sought

To controvert any opinion that the incorporation idea was being fostered by the mills for selfish reasons, B. T. McElin expressed and position of the big corporations in the following words: "It would be foolish for me to state that the people I represent in business are in favor of incorporation, for such is not the case. They are not eager to pay more taxes than at present, and from which they would receive no benefits; but if the West Side people want to incorporate and take in the mills and power plants, the corporations cannot stop them. They are not in favor of annexation to any nearby cities, but in case of the incorporation of West Oregon City, they would choose the lesser of two evils."

Mr. McElin's words were taken to mean by those present that the mills would rather be included in a new incorporated city than in Oregon City proper.

In the course of the discussion the exact boundaries of the proposed new city were discussed. Limits including township 2 south, ranges one and two, east, and the meander corner on the west bank of the Willamette between sections 31 and 36 seemed to be generally favored. The special committee of eleven that has the drawing of plans for incorporation was continued, and will report at a later meeting. No definite plan for incorporation will be placed before the voters of the district until the first week in June, as a new law regarding the incorporation of cities passed at the last session of the legislature does not go into effect until then.

ATHLETIC CLUB PLANS EXHIBIT

Pupils of Jack Lewis, Oregon City's local boxer who has won considerable fame in the ring, will give an exhibition of their skill Thursday evening in the Armory under the direction of Lewis, who will act as referee. There will be six fast bouts. In addition two wrestling matches will be pulled off. Jack Lewis has been training the boys, and most of them are in good form, and their work will be eagerly watched.

The main event of the evening will be a four-round bout between Ad Lewis and Pete Rotter. Both are evenly matched and some fast work will be pulled off. Kid Bruce will meet Bobby Woodward for the feather-weight championship of the city. Other events will be Spagel versus Montgomery, Charles Betzel versus Jack Beattie, Mot. Rose versus Dick Rotter and Glenn Sealey versus Young Rotter.

In wrestling Vick Meyers and Young Huffman will mix, while Carvill of Eugene, will give an exhibition before the spectators. "Auk" Smith, who was originally on the program has been withdrawn, and will neither box nor wrestle.

HIGH SCHOOL LADS PICKED FOR MEET

The Oregon City high school track team, which will represent the local high school, at the big all-Oregon track meet to be held in Eugene May 9, under the auspices of the University of Oregon, has been chosen. The following men will represent Oregon City: Kent Wilson, captain, broad jump; John Dambach, in the hurdles; Earnest Cross, sprints, and Charles Beattie in the weights. Prof. Forbes will accompany the boys, who will leave on the 4:00 o'clock train Thursday afternoon.

The boys are in hopes of bringing home several points, but the task will be a hard one, as there will probably be at least 35 high schools from other parts of the state represented.

The local boys have been badly handicapped in their track work as well as in other athletic branches by the lack of good training ground. For track events, there is practically no place for the boys to train this side of Gladstone park, and it is hoped that the school board or council will file itself clear to provide an athletic field some place nearer the school.

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ENGLISH WOMEN SEE HOPES FADE

IRISH NATIONALISTS KILL SUPPLY BILL IN PARLIAMENT BY VOTE OF 266 TO 219

Chances of Second Measure Nil

Fear of Success of Home Rule Said to Lie Behind Action of Sons of Erin, Who Defeat Aim of Militants

LONDON, May 6.—The fate of the woman's suffrage bill was sealed tonight by the votes of more than 50 Irish Nationalists, who voted against it. The bill, which sought to enfranchise 6,000,000 women, was rejected by a majority of 47. The vote stood 266 to 219.

Whether there is any chance that the present Parliament will pass a bill of more limited character may be doubted.

Probably the Nationalists fear that if they allow a woman's franchise bill to pass the second reading it will lead to a parliamentary struggle which not unlikely will end in dissolution of Parliament before the Home Rule bill becomes a law.

HUGGINS TELLS ONE ON YOUNG GRINER

Miller Huggins tells one on Kid Griner, the big Tennessee school boy who hustled into the big league last night.

"Griner," said Huggins, "had a great trick of delivering the ball and then charging forward almost up to the catcher. He'd run a mile in a game. He claimed he made his dash because it terrified the batter."

"One day Griner was pitching to a Pittsburgh ball player named John Wagner—yes, the justly revered Hans. He threw a fast one and then began his dash. He got two steps when the ball, on the return, caught him in the diner. They didn't serve any meals in that diner the rest of the week."

REAL ESTATE

Frank B. Patch and wife to Dennis Warnstaff, south of lot 9, Canby Gardens; \$165.

A. A. Atkinson and wife and W. W. Irvin and wife to Joseph Soltie, N. E. quarter of N. W. quarter, Sec. 5, T. 4 S., R. 1 E., and tract bordering thereon; \$1.

W. I. Bauer and wife and W. P. Wuester and wife, and Lillie L. Irvin to Joseph Soltie, interest in same; \$1.

Ellen M. Rockwood to James J. and Martha Neely, lot 10, block 10, Ardswald; \$400.

H. P. Bush and wife to Jennie E. Reid, tract in Sec. 27, T. 2 S., R. 7 E.; \$10.

Margaret S. Pilbury and husband to T. L. Charman, tract recorded in Book "R" page 132; \$10.

Joseph Lettman and wife to N. E. Cole and H. F. Neft, two tracts in T. 4 S., R. 1 E.; \$825.

John H. Gibson and wife to Claude W. Blanche, west half tract 33, Gibson's subdivision, and west 480 feet of tracts 1 and 2, Logan tracts; \$669.

C. W. Atwood and wife to C. E. Proiman, two acres in Minthorn Addition, Portland (to correct); \$999.

G. R. Miller and wife to Nettie M. Kruse, north half of S. E. quarter, Sec. 32, T. 3 S., R. 3 E.; \$1.

Nettie M. Kruse to Nora Miller, same; \$1.

G. R. Miller to Nora Miller, lots 2 and 3, block 19, south Oregon City; \$1.

O. A. Pace and wife to A. F. Jack and wife, lot 7, block 129, Oregon City; \$5,000.

William W. Smith to Anna Donahue, parcel of land in tract 80, Jennings Lodge; \$700.

E. D. Elliott and wife to Portland, Eugene & Eastern, right-of-way across lot 1, Glenmorrie; \$10.

Lydia and Silas Wright to same, right-of-way in Wright D. L. C.; \$10.

M. G. McCorkle and wife and The Glenmorrie Company to same, lot 6, Glenmorrie; \$10.

Dorothy A. Harlow and husband to same, lot 11, block 11, Robertson; \$10.

L. L. Gray and wife to same, right-of-way across lots 10 and 12, Robertson; \$10.

Carolyn A. Samuel, M. Johanna and Mary L. Hayes to Angie E. Batchelder, two acres more or less in block 48, Minthorn addition to Portland; \$10.

Wallace Fowler to Josie Fowler, lots 8 and 9, Oregon Homes; \$1.

Louis C. Wrostad and wife to S. B. Berg, 39 and 45 acres in Sec. 31, T. 3 S., R. 1 E.; \$100.

William Draatz and wife to Gottlieb Amacher and Jacob Studer and wife, 15 acres in Secs. 24 and 35, T. 2 S., R. 2 E.; \$10.

Robert A. Miller to Grace E. Loder, lots 7 and 8, block 52, Oregon City; \$10.

Ellen M. Rockwood to Edith G. Rhodes, lot 6, Rockwood Acres; \$900. Charles and Mary Kaderly to

Clara Evelyn Weber, west 1/4 of N. E. 1/4 of S. W. 1/4 Sec. 14, T. 4 S., R. 4 E.; \$300.
A. A. King to Mrs. F. M. Marx, five acres in S. E. 1/4, Sec. 2, T. 4 S., R. 4 E.; \$10.
J. W. Reed and wife and A. E. Sparks and wife to Hulse Lockwood, lot 5, Sec. 32, T. 3 S., R. 4 E.; \$10.
Minnie and G. H. Blackburn, Curran and Louie C. Newell, Dede and H. L. Lusted and Lola and Clayton R. Lee to U. S. Griffith and wife, 2 acres in N. W. 1/4 of N. W. 1/4 Sec. 27, T. 1 H., R. 4 E.; \$10.
John W. Michelson and Carl J. Renhard, S. E. 1/4 of S. E. 1/4 Sec. 9, T. 5 S., R. 3 E.; \$315.
C. H. Dye, trustee and Eva L. Dye to Charles Fredrich and wife, 17 acres in Andrew Hood and wife D. L. C.; \$1.
J. O. Morrison to Joe C. Dunham; \$10.
Mack D. Lake to J. F. Ramsey, in 13, block 1, C. T. Toozoo Add to Oregon City; \$10.
Anton Mikkelsen and Ned Nelson and wife to C. E. TenEyck, east half of S. E. 1/4, Sec. 11, T. 2 S., R. 5 E.; \$2,000.
W. J. Schmach and wife to Clara Rockwell, lot 3, block 12, Oak Grove park; \$10.
M. J. Lee as agent, and M. J. Lee and wife to J. Lee Eckerson, lots 30, 37, and 38, Canby Gardens; \$10.
A. J. Darling and wife to J. D. Hamlin, lots 7 and 8, block 14, Zoberlet Add to Estacada; \$400.
Peter Erickson to John Loser, 10 acres in west half of Noah Lambert D. L. C.; \$10.
John A. Stoll and wife to Theodore Young and wife and E. C. Roberts, 15 acres in N. E. 1/4 Sec. 1, T. 2 S., R. 2 E.; \$1. (To correct).
C. A. Cobb and wife to N. M. Sauter, 100 acres in Sec. 7, T. 4 S., R. 2 E.; \$10.
John E. Long to David E. Long, claim 72, Secs. 15, 16, 27, 21 and 26, T. 2 S., R. 1 E.; \$750.
E. D. Elliott and wife to Portland, Eugene & Eastern, right-of-way across lot 1, Glenmorrie; \$10.
Jacob Klein and wife to Adam Gasman and wife, same property; \$2,000.
Adam Gasman and wife to Jacob Klein, half interest in north half of N. E. 1/4, Sec. 24, T. 6 S., R. 2 E.; \$2,000.
Adam Gasman and wife and Jacob Klein and wife to Peter Klein, S. W. 1/4 of N. E. 1/4, Sec. 24, T. 6 S., R. 2 E.; \$1,000.
Griffith Roberts and wife to R. H. Beattie, part of Charles F. Beattie D. L. C.; \$1250.
C. F. Moore and wife to A. L. Blanchard, lots 1, 2, 7 and 8, block 122, Oregon City; \$440.
Charles Hall to Nettie Hall, lots 8 and 9, Tom J. Randall's subdivision of block 3, William Holme's D. L. C.; \$500.

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