

# OREGON CITY ENTERPRISE

OREGON CITY, OREGON, FRIDAY, MARCH 20, 1914.

ESTABLISHED 1866

## HISTORY OF CLACKAMAS ROADS

CLACKAMAS ROAD EXPENDITURES	1912	1913
As Shown by Districts	\$23,340.54	\$47,925.80
District No. 1	31,627.64	1,639.80
District No. 2	18,115.60	
District No. 3	35,843.37	
District No. 4	9,090.45	
District No. 5	22,124.43	
District No. 6	18,901.02	
District No. 7	28,311.51	
District No. 8	9,160.51	
District No. 9	8,851.36	
District No. 10	26,140.57	
District No. 11	16,392.90	
District No. 12	12,235.41	
District No. 13	19,756.57	
District No. 14	40,827.40	
District No. 15	24,543.32	
District No. 16	12,226.25	
District No. 17	17,994.47	
District No. 18	26,802.38	
District No. 19	12,476.62	
District No. 20	17,792.56	
District No. 21	20,691.12	
District No. 22	22,984.13	
District No. 23	16,065.98	
District No. 24	11,775.93	
District No. 25	10,116.16	
District No. 26	19,002.24	
District No. 27	7,033.49	
District No. 28	51,974.35	
District No. 29	6,835.10	
District No. 30	15,676.97	
District No. 31	10,288.63	
District No. 32	10,912.44	
District No. 33	39,239.27	
District No. 34	63,616.08	
District No. 35	6,336.42	
District No. 36	6,333.06	
District No. 37	12,124.18	
District No. 38	23,340.54	
District No. 39	35,271.14	
District No. 40	7,992.21	
District No. 41	10,846.36	
Total since 1907	\$15,701.06	

**STATE SENATOR HOLLIS OF WASHINGTON COUNTY TALKS TO LIVE WIRES**

**WOULD BE BOOM TO FARMERS**

Speaker Tells of Many Benefits Plant Has Had on His Home County

—\$60,000 Distributed Monthly

The advantages of a condensed milk factory to a community were well illustrated Tuesday at the weekly luncheon of the Live Wires by State Senator W. H. Hollis, of Washington county, where there are two branches of the Pacific Coast Condensing Co., which also has five branches in the state of Washington and four in Wisconsin.

Senator Hollis said that 12 years ago there were less than 4000 milk cows in Washington county and it was necessary to make a guarantee of 6000 cows to bring the factory to Forest Grove, Washington county now has 30,000 cows, with another branch condensed milk plant at Hillsboro and between \$60,000 and \$70,000 a month is distributed among the farmers, who have plenty of money to pay their store and grocery bills which are met monthly. There are few mortgages on farms in Washington county, he said, and the farmers have bank accounts and have money to loan to others who may be in need of it. Senator Hollis said he believed the company could be induced to start a branch at Oregon City as they are seeking other points to extend their field of operations. He urged the Live Wires the importance of joining with the farmers in a united effort to build up the whole county.

A brief talk on the benefits of hard surfaced pavements was made by Mr. Olsen, of the Warren Construction Co. He said the brick pavement on Main street in Oregon City could be surfaced at a nominal cost, as the brick could be used as a base, and a covering of a bituminous character could be spread over it, under a guarantee for a term of years.

M. D. Latourette announced that a small creamery had been established at Oregon City, the location being on Seventh street near the Southern Pacific depot.

O. E. Freytag, secretary of the promotion department of the commercial club, said the date for the annual Booster Day and Horse Show will be May 8 or 9.

City Attorney Schuebel told the Live Wires that the city has received the balance of the 60 per cent of the road money collected on Oregon City property in 1913.

The wires partook of the spirit of St. Patrick's day, with the following menu:

Erin go braugh	
Irish shawl	
Son of Noah	
Murphies	
Ireland's best	
Dublin staff of Life	
Common tartar salad	
Cork cake	
Emerald pudding	
Cup 'o' mud	

**MILK CONDENSING PLANT SUGGESTED**

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**HUERTA TO BURN CITY IF REBELS TAKE IT**

**DICTATOR WILL LEAVE CITY OF MEXICO IN FLAMES SHOULD ENEMY CAPTURE IT**

MEXICO CITY, March 14.—"President Huerta intends to burn Mexico City if its capture by the rebels seems inevitable."

This was the statement today of a prominent Mexican in the dictator's confidence. It was taken for granted that he had his information from Huerta himself.

Many were killed lately at Joluita, state of Morelos, as a result of a mutiny among the soldiers of the federal garrison, it was learned today. The troops revolted because their pay was in arrears. Led by four lieutenants they killed the garrison's commander, General Florencio Alarista, several officers and a few civilians.

Some of the higher officers escaped however, rallied the loyal soldiers about them, defeated the mutineers after a hard fight and executed those who were not killed in the battle.

The federal officers today received Secretary of State Bryan's acknowledgment of Huerta's protest against President Wilson's action in raising the embargo which prohibited shipment of arms and ammunition from the United States into Mexico. It said simply that the Washington administration had received Huerta's note.

"If the United States had not acknowledged President Huerta's protest," a foreign official said, however, "it would have been necessary to hand Charge d'Affaires O'Shaughnessy his passport."

Many foreigners here have received warning letters written on black bordered stationery, in the past few hours. Most of the recipients believed they were written by some fanatic or possibly by a joker.

**COUNCIL PREPARES WATER ELECTION**

**ADOPTS INITIATIVE ORDINANCE AND MEASURE PROVIDING FOR ELECTION**

**DATE WILL PROBABLY BE APRIL 8**

Tennis Court to be Re-established—Electric Sign Ordinance Passes—Bids for Culvert Read—Other Matters up.

Two important steps in the plan of bonding the city for the construction of the pipe line from the south fork of the Clackamas to Oregon City were taken at a meeting of the city council Monday night when the initiative ordinance was read for the second time and passed and when the ordinance calling for the special election was read for the first time and the date for the initiative election fixed.

The initiative ordinance gives the council the power to call a special election and in that way to refer proposed measures to the voters. It follows the state law in a general way. The second ordinance states the proposed changes in the city charter, which provides for the issuing of bonds, creates a water committee, outlines the plan of constructing the pipe line, and sets the date for the election at April 8.

It is the plan of the council to bring up the second ordinance calling for the election at a special meeting Friday, March 27, at which time the measure will come up for second reading and final passage.

Present Petition.

A petition was presented to the council, signed by over 150 persons, asking that the tennis court be reestablished at the Seventh street park. A number of students from the high school were present to place the matter before the council. At first it was decided to build the court of the material which was used last year but a second motion was made an passed to make the court permanent and substantial.

The electric sign ordinance, which provides that all electric signs must be on hinges but does not require that the sign be swung against the building during the day, as formerly, was brought up for second reading and passed.

Bids Read.

Bids for the Seventh street culvert were opened and read. J. W. Shaw offered to do the work for \$528 and the Oregon City Engineering & Construction company for \$489. The council took no definite action but referred the matter to street committee. The culvert would be used to replace the present wooden culvert from the corner of Seventh and Center streets to the edge of the bluff and would be constructed of concrete.

Liquor Ordinance Passed.

The liquor ordinance, which regulates the soliciting, advertising, and handling of liquor by outside firms and which governs the use of prescriptions and the handling of liquor in drug stores was passed and will be in force as soon as signed by the mayor.

An ordinance, providing for the issue of improvement bonds to the value of \$24,287.24, was brought up for second reading and was passed. The bonds cover the improvement of Jackson, Main and other streets.

Plan Addition to Cemetery.

A plan of plotting 15 acres as an addition to the cemetery was brought up by Councilman Metzger. He suggested that \$200 be appropriated for the work and an ordinance, authorizing the expenditure of this sum will be drawn up.

The request of the Clackamas Gas company that the city make slight changes in its franchise and that the name "Clackamas Gas company" be substituted instead of "A. L. Beattie" was taken up at the meeting. A representative of the company explained the reason for the request to the council. The franchise, with the proposed changes, was read for the first time as an ordinance and will come up for final passage at the next regular meeting.

Prepare for Street Oiling.

City Attorney Schuebel was instructed to frame an ordinance which would appropriate \$3,000 to be used for street oiling. Councilman Meyers, who introduced the plan, mentioned the fact that in the spring of 1913, the oiling was begun so late that the city received but part of the benefit which it would have otherwise received. Councilman Toose, at the close of the meeting, suggested that the city do its own oiling as he believed that money could be saved. As Mr. Toose offered this plan merely as a suggestion, no steps were taken at the meeting to carry out the idea.

The report on the proposed city scales was read by Mr. Templeton, chairman of the street committee. Two bids had been submitted, the lowest one being for \$235. The council authorized the committee to install the scales and gave an amount up to \$300 with which to do the work. The scales will probably be located on Main street at the corner of Fifth.

Would Save by Change.

A change in the construction of the Tenth street sewer which it is claimed would save the city between \$5,000 and \$7,000 was suggested by City Engineer Noble. As planned at the first the sewer was to have carried the water from several small creeks in the Kansas City district but the engineer believes that by allowing that water to follow its present course, the sewer need not be so large.

Petitions for the improvement of two streets in the Falls View addition were brought before the council. Several of the members said that they would oppose the improvement on the grounds of economy but the city engineer was ordered to establish the grade and draw up the necessary plans and estimates.

Postpone Request.

The request of C. T. Toose that the city give his sewer which it is claimed houses from Main street to Washington street on Sixteenth street caused

**MRS CHASE WINS IN SUIT AGAINST CITY**

**JUDGE BENSON, OF KLAMATH FALLS, SENDS DECISION TO ATTORNEYS**

Mrs. Sarah A. Chase has won in her suit to enjoin the city of Oregon City from constructing a bridge to her property on the bluff connecting with the new municipal passenger elevator, which is now practically completed. Judge Henry L. Benson, of Klamath Falls, who heard the case in the Circuit Court here, announced this decision Monday in a letter to C. D. Latourette, representing Mrs. Chase, and City Attorney Schuebel.

After the people authorized a bond issue for the construction of the elevator, the council proceeded to let a contract for the construction of the tower, without completing arrangements for water power to run the elevator and before property rights on the bluff were secured. Judge Benson now holds that Mrs. Chase owns to the edge of the bluff, and it will be necessary to condemn the right of way over her property, or to arrange with Mrs. Chase for compensation for the appropriation of her property before the city can complete the elevator project.

It is probable that the city will file a notice of appeal, merely to protect its rights, and will proceed in the Circuit Court with the condemnation proceedings, which have already been instituted. The board of appraisers appointed by the city council made a report allowing \$1500 to Mrs. Chase for a strip along the edge of the bluff running from Sixth to Seventh street, but this amount was not satisfactory to Mrs. Chase and an appeal was taken. C. D. Latourette and J. E. Hedges represented Mrs. Chase and the attorneys for Oregon City were William M. Stone, I. Stipp and C. Schuebel.

**HIGH COURT HOLDS LABOR LAWS VALID**

**MINIMUM WAGE AND 10-HOUR ACTS ARE UPHOLD UPON APPEAL**

**SANCTION MEASURES PASSED IN 1913**

Settler Fails Completely in Assailing Work of Industrial Welfare Commission Before State Supreme Court

SALEM, Ore., Mar. 17.—On the grounds that it is within the policing power of the state to enact laws for the protection of the morals, health, and safety of its people, the supreme court today upheld the minimum wage law and the 10-hour law.

The opinion written by Justice Eakin affirms the circuit court of Multnomah county in upholding the validity of the minimum wage law in the case of Frank C. Stettler, appellant, vs. Edwin O'Hara, Bertha Moore and Amedee Smith, constituting the Industrial Welfare Commission. The opinion written by Justice Bean affirms the judgment of the circuit court of Lake county in the case of the State vs. F. O. Bunting, in holding the 10-hour law valid.

Stettler is a manufacturer of paper boxes in Portland, and objecting to an order made by the Industrial Welfare commission in September, 1913, requiring that no persons operating any manufacturing establishment in Portland should employ women in such establishments more than nine hours a day, or employ any experienced adult woman worker at a weekly wage of less than \$8.64 a week, he instituted suit attacking the constitutionality of the law creating the commission.

Although the Oregon supreme court has unanimously decided that the Industrial Welfare commission is legal and has the power to regulate hours, wages and condition of labor for women and girls, Attorney C. W. Fulton, for F. C. Stettler, will appeal to the United States supreme court in an attempt to knock out the Oregon law. While Stettler is named as the plaintiff, it is understood that part of the expenses for the legal fight have been and will be contributed by employers who object to the regulations, but who do not desire to be in the limelight.

**DISTRICT NO. 36**

The southwest corner of township 5 south, range 1 east of the Willamette Meridian, that is, sections 19, 20, 29, 30, 31 and 32 comprises Road District No. 36. This district is situated about a mile north of Marquam and runs north from there for about three miles. It lies between Butte Creek and Rock Creek and is about 18 miles south and five miles west of Oregon City.

No. 35 has spent \$5,733.06 in seven years as its share of the county road funds. There have been no special levies in this district. The figures are as follows:

1907	\$5,136.72
1908	3,227.45
1909	3,227.45
1910	1,354.02
1911	633.70
1912	555.76
1913	814.00
Total since 1907	\$8,733.06

As to improved roads in District 36, the following table shows conditions as they existed about January 1, 1914:

Miles crushed rock roads	0
Miles gravel roads	0
Miles plank roads	0
Miles dirt roads	13
Total miles road	13

The roads in this district are very poor, many miles never having had the stumps removed, according to reports. In 1913 one-half mile of gravel was constructed and considerable culvert work done. \$514 was the total expense for that year.

Supervision has been in charge of the following men: 1907 and 1908, Paul Schneider; 1909-1910, F. M. Samson; 1911-1912, A. M. Anderson; 1913, Louis Hall.

**DISTRICT NO. 37**

In the extreme northwest corner of Clackamas county, Road District No. 37 is to be found. It runs westward from the northwest corner for about two and one-half miles and southward from the same point for about three miles and a half or to the Tualatin river. It lies about half a mile west of Oswego and north and westerly from Sucker Lake. From Oregon City it is about 5 miles west and 4 miles north to this district. There are about 6 1/2 square miles within the boundaries of No. 37.

While entitled to a fair sum as its share of county road money District No. 37 has made frequent resort to the special levy in its road building plan. The following figures show the annual apportionments since the year 1907:

	Regular	Special
1907	\$69.96	711.34
1908	1,150.63	701.39
1909	513.39	1,914.43
1910	648.52	701.39
1911	1,098.54	167.53
1912	1,623.60	89.02
1913	2,452.50	1,053.33
Total	\$7,487.14	\$4,637.04

Roads in No. 37 today are about as follows:

Crushed rock, miles	3
Gravel, miles	0
Plank, miles	0
Dirt, miles	7
Total miles road	10

Three-fourths of a mile of crushed rock was built in 1913. About \$3000 was spent that year with the aid of a special levy. Except for the year 1907, when W. Carroll had charge of the work, C. W. Kruse has been supervisor continuously in No. 37 since the year 1907.

**400,000 ACRES TO BE THROWN OPEN**

**LAND IN EASTERN OREGON WILL BE OFFERED TO PUBLIC BY GOVERNMENT**

**PRESIDENT WILSON SIGNS ORDER**

Will be Opened for Actual Settlement May 9, and Filings Will be Permitted June 8—Three Counties

PORTLAND, Ore., Mar. 14.—More than 400,000 acres of land in the Deschutes and Paulina National forests in Crook, Lake and Klamath counties will be thrown open for settlement within 60 days through an order just signed by President Wilson withdrawing this land from the forest reservations.

It is reported that the land will be opened for actual settlement May 9 and that filings will be permitted on and after June 8.

Officials of the forestry bureau in Portland estimate that of the aggregate of 410,763 acres thrown open, approximately 120,000 acres are occupied by settlers. These settlers will be permitted to remain. Settlers on the remaining 290,000 acres will be permitted to take up homesteads of 160 acres each in accordance with the federal land laws.

The formalities of transferring this land from the agricultural department of the federal government to the interior department now are in progress at Washington, D. C.

The entire area will be placed under jurisdiction of the local land offices at Lakeview and The Dalles. Intending settlers are instructed to make inquiries concerning the lands at those offices.

Of the total 60,893 acres lie within the Deschutes forest and 348,879 acres in the Paulina forest. The land in the same general locality, since the two forests adjoin.

To make friend of a man, ask his advice and follow it. To make a friend of a woman say nothing and let her do all the talking.

**LOCK DEAL SOON IS TO BE CLOSED**

**CHAMBERLAIN AND BOURNE BELIEVE END OF RED TAPE IS NEAR**

**FORMER SENATOR IS DISGUSTED**

Matter will Probably be in Hands of Attorney General by Middle of Next Week — Papers Are Voluminous

WASHINGTON, March 14.—At last, after a long and seemingly inexorable delay it appears that action by the government in assuming control of Willamette locks is near at hand.

Both Senator Chamberlain and Former Senator Bourne, who investigated the situation today stated that the report of the attorney general for the department of justice will be in the hands of Attorney General McReynolds by the middle of the coming week. Chamberlain after taking the matter up with department of justice officials, made the following statement:

"The question of title was assigned to Mr. Lawrence of the department of justice, with whom I have heretofore had the matter up and he promises me he will get his report into the hands of the attorney general about the middle of next week. The papers are voluminous but he assured me he is giving it his earnest attention in the hope of making an early report."

Former Senator Bourne, who introduced the legislation for taking over the locks, is thoroughly disgusted with the bureaucracy red tape method employed in handling the matter. He made the following statement today:

"The delay in the Willamette locks project is naturally irritating to the people of Oregon and certainly so to me but it is an illustration of the procrastination and undesirability of increasing bureaucratic government."

"Reasoning a priori, some time a decision can be expected and when received, if no further technicalities are discovered, or opinions requested from the members of the government, the commonwealth of Oregon may hope and expect ultimately to get the benefit of the improvements which within 60 days through an order just signed by President Wilson withdrawing this land from the forest reservations."

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**THREE MORE COME OUT FOR OFFICES**

**RACE FOR COUNTY POSITIONS IS COMPLICATED BY ADDITIONAL CANDIDATES**

**PARRISH SIXTH FOR REPRESENTATIVE**

W. W. Everhart and George Oglesby Come Out for County Commissioner—Will be Opposed by W. F. Harris

Three more candidates for county offices swung into the limelight Monday when W. W. Everhart, of Molalla, and George Oglesby, of Marks Prairie, entered the race for county commissioner on the Republican ticket, and C. W. Parrish, of Gladstone, made the sixth candidate for the Republican nomination for representative.

Mr. Everhart is mayor of Molalla. He comes from a strong geographical center and expected to make a strong candidate. He will oppose, besides Oglesby, W. F. Harris, of Beaver Creek, who announced his candidacy for the Republican nomination several weeks ago. Oglesby is a road supervisor. He failed to secure reappointment under the Judge Beattie regime and became an ardent recaller and was rewarded with the appointment last January, in the ace of a strong petition for the reappointment of R. W. Zimmerman, who was the supervisor last year.

Mr. Parrish was a doorkeeper at the legislative session of 1905. He is a member of the Republican county central committee from his precinct.

Clackamas county now has two candidates for county clerk, four for treasurer, one of which is a Democrat, two for judge, six for representative, and five for sheriff, three of them Democrats. State Senator W. A. Dimick and County Recorder E. P. Dedman have no opposition, and H. H. Johnson is running alone for the office of county surveyor.

Candidates to date are:

For judge—W. L. Mulvey, H. S. Anderson, (Republicans).

For sheriff—William J. Wilson, John F. Albright, D. M. Klemsen, (Republicans) H. W. Koehler, Henry Streibig, D. J. Thorne, (Democrats).

For treasurer—M. E. Dunn, J. K. Pardee, James Nelson, (Republican) J. O. Staats, (Democrat).

For Clerk—Iva M. Harrington, S. L. Casto, J. A. Lieberg, (Republicans).

For representative—C. Schuebel, Guy T. Hunt, Franz Kraxberger, E. D. Olds, William Grisenthwaite, C. W. Parrish, (Republicans).

**MUST DIVIDE INTEREST ON TAX, CRAWFORD**

SALEM, March 13.—That the 12 per cent interest collected on all delinquent taxes under the 1907 tax law does not belong to the county, but should be divided among the various taxation districts, such as the county, cities, school districts, etc., according to their share in the delinquent taxes, is the opinion of the attorney general rendered today to W. H. Singler, sheriff of Jackson county.

The attorney general said that Sheriff Singler had advised him that in Jackson county the interest collected on delinquent taxes had been kept by the county, and that a number of cities and school districts were preparing to bring suits to recover the share due them.

It is understood by members of the state tax commission that in a number of counties the county has been retaining the interest collected on delinquent taxes.

**MARTIAL LAW IN SWAY ON BORDER**

**OUTRAGES NEAR TECATE, CAL., FOLLOWED BY AMERICAN PATROL OF BORDER**

**MEN ARE ARMED FOR 20 MILES**

Governor Johnson Asked to Make Formal Demand for Murderers Who are Thought to be Mexicans

SAN DIEGO, Cal., March 16.—Although no proclamation was issued, martial law existed today along the border for miles each side of Tecate, Cal., following the destruction by fire of a general store containing the United States postoffice and customs office and the murder of Postmaster Frank Johnston Saturday night by three men declared to be Mexicans.

All last night the border was patrolled by American troops from Fort Rosecrans. Across the line, not many hundred feet distant, a force of Mexican rurales performed guard duty, exchanging signals intermittently and otherwise displaying military discipline.

Every man within a radius of 10 miles of Tecate is fully armed and rifles and ammunition have been ordered from this city.

Governor Johnson was asked today to make formal demand upon Governor Francisco Vasquez, of Lower California for the delivery of the Mexican suspected of having killed Johnston.

Major W. C. Davis, commander at Fort Rosecrans, received instructions from Washington to lend any assistance to the immigration and customs officials and keep the department informed of conditions. He already had taken initiative to the full scope of his authority.

**DISTRICT NO. 38**

Beginning just north of Gladstone and running to a point perhaps a mile north of Oak Grove lies District No. 38. There are only about four square miles in this district, though it is irregular in shape, running along the Jennings Lodge and Oak Grove road including the Orin Kellogg, the Helen Kellogg and the James McNary donation land claims.

Without any special levies since 1907 District No. 38 has expended \$23,340.54 on the roads within its boundaries as shown by the following table:

1907	\$1,345.09
1908	2,311.39
1909	2,506.43
1910	9,963.99
1911	5,932.60

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**FREIGHT THIEVES KILL ONE; WOUND THREE**

PEORIA, Ill., March 13.—Freight-car thieves killed one man and wounded three others, when surprised early today stealing goods from a car near Manlius, Ill., 45 miles north of here. Three of the thieves were captured by a posse. The posse was still searching for the fourth member of the band, when word of the shooting reached here.

The victims of the thieves were Arthur Fisher (a Chicago & Northwest Railroad freight engineer, who was killed; Bert Skoglund, a deputy sheriff of Bureau county, fatally wounded; Leslie Beyer, son of the sheriff, wounded in the leg, and the fireman of the train, shot in the leg. One of the thieves was hurt seriously. He is shot in the abdomen. He was removed to a hospital at Spring Valley, Ill. Bloodhounds were taken to the scene in an attempt to trace the fourth bandit.

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WASHINGTON, March 14.—At last, after a long and seemingly inexorable delay it appears that action by the government in assuming control of Willamette locks is near at hand.

Both Senator Chamberlain and Former Senator Bourne, who investigated the situation today stated that the report of the attorney general for the department of justice will be in the hands of Attorney General McReynolds by the middle of the coming week. Chamberlain after taking the matter up with department of justice officials, made the following statement:

"The question of title was assigned to Mr. Lawrence of the department of justice, with whom I have heretofore had the matter up and he promises me he will get his report into the hands of the attorney general about the middle of next week. The papers are voluminous but he assured me he is giving it his earnest attention in the hope of making an early report."

Former Senator Bourne, who introduced the legislation for taking over the locks, is thoroughly disgusted with the bureaucracy red tape method employed in handling the matter. He made the following statement today:

"The delay in the Willamette locks project is naturally irritating to the people of Oregon and certainly so to me but it is an illustration of the procrastination and undesirability of increasing bureaucratic government."

"Reasoning a priori, some time a decision can be expected and when received, if no further technicalities are discovered, or opinions requested from the members of the government, the commonwealth of Oregon may hope and expect ultimately to get the benefit of the improvements which within 60 days through an order just signed by President Wilson withdrawing this land from the forest reservations."

It is reported that the land will be opened for actual settlement May 9 and that filings will be permitted on and after June 8.

Officials of the forestry bureau in Portland estimate that of the aggregate of 410,763 acres thrown open, approximately 120,000 acres are occupied by settlers. These settlers will be permitted to remain. Settlers on the remaining 290,000 acres will be permitted to take up homesteads of 160 acres each in accordance with the federal land laws.

The formalities of transferring this land from the agricultural department of the federal government to the interior department now are in progress at Washington, D. C.

The entire area will be placed under jurisdiction of the local land offices at Lakeview and The Dalles. Intending settlers are instructed to make inquiries concerning the lands at those offices.

Of the total 60,893 acres lie within the Deschutes forest and 348,879 acres in the Paulina forest. The land in the same general locality, since the two forests adjoin.

To make friend of a man, ask his advice and follow it. To make a friend of a woman say nothing and let her do all the talking.

**THREE MORE COME OUT FOR OFFICES**

**RACE FOR COUNTY POSITIONS IS COMPLICATED BY ADDITIONAL CANDIDATES**

**PARRISH SIXTH FOR REPRESENTATIVE**

W. W. Everhart and George Oglesby Come Out for County Commissioner—Will be Opposed by W. F. Harris

Three more candidates for county offices swung into the limelight Monday when W. W. Everhart, of Molalla, and George Oglesby, of Marks Prairie, entered the race for county commissioner on the Republican ticket, and C. W. Parrish, of Gladstone, made the sixth candidate for the Republican nomination for representative.

Mr. Everhart is mayor of Molalla. He comes from a strong geographical center and expected to make a strong candidate. He will oppose, besides Oglesby, W. F. Harris, of Beaver Creek, who announced his candidacy for the Republican nomination several weeks ago. Oglesby is a road supervisor. He failed to secure reappointment under the Judge Beattie regime and became an ardent recaller and was rewarded with the appointment last January, in the ace of a strong petition for the reappointment of R. W. Zimmerman, who was the supervisor last year.

Mr. Parrish was a doorkeeper at the legislative session of 1905. He is a member of the Republican county central committee from his precinct.

Clackamas county now has two candidates for county clerk, four for treasurer, one of which is a Democrat, two for judge, six for representative, and five for sheriff, three of them Democrats. State Senator W. A. Dimick and County Recorder E. P. Dedman have no opposition, and H. H. Johnson is running alone for the office of county surveyor.

Candidates to date are:

For judge—W. L. Mulvey, H. S. Anderson, (Republicans).

For sheriff—William J. Wilson, John F. Albright, D. M. Klemsen, (Republicans) H. W. Koehler, Henry Streibig, D. J. Thorne, (Democrats).

For treasurer—M. E. Dunn, J. K. Pardee, James Nelson, (Republican) J. O. Staats, (Democrat).

For Clerk—Iva M. Harrington, S. L. Casto, J. A. Lieberg, (Republicans).

For representative—C. Schuebel, Guy T. Hunt, Franz Kraxberger, E. D. Olds, William Grisenthwaite, C. W. Parrish, (Republicans).

**MUST DIVIDE INTEREST ON TAX, CRAWFORD**

SALEM, March 13.—That the 12 per cent interest collected on all delinquent taxes under the 1907 tax law does not belong to the county, but should be divided among the various taxation districts, such as the county, cities, school districts, etc., according to their share in the delinquent taxes, is the opinion of the attorney general rendered today to W. H. Singler, sheriff of Jackson county.

The attorney general said that Sheriff Singler had advised him that in Jackson county the interest collected on delinquent taxes had been kept by the county, and that a number of cities and school districts were preparing to bring suits to recover the share due them.

It is understood by members of the state tax commission that in a number of counties the county has been retaining the interest collected on delinquent taxes.

**MARTIAL LAW IN**