

Morning Enterprise

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OREGON CITY, OREGON, THURSDAY, JAN. 23, 1913

PER WEEK, 10 CENTS

HELEN GOULD AND R. R. MAN MARRIED

ONE OF WORLD'S RICHEST WOMEN IS BRIDE OF F. J. SHEPARD

JEWELS OF FORMER EMPRESS WORN

Comparatively Simple Ceremony is Performed in New York Town—100 Persons are Present

TARRYTOWN, N. Y., Jan. 22.—Miss Helen Miller Gould was married at 12:30 o'clock this afternoon at Lyndhurst, her country estate, to Finley Johnson Shepard, son of a New England clergyman, an American railroad man, who has risen from the ranks.

The bride went to the altar half hidden with roses, asparagus ferns and palms, on the arm of her brother, George J. Gould, who gave her in marriage. An orchestra, screened by masses of flowers in the music room played the Lohengrin Wedding March, while the Rev. Daniel D. Russell, pastor of the Irvington Presbyterian Church, performed the ceremony. Helen and Dorothy Gould, nieces of Miss Gould, stood with her. Garbed in pale pink satin, they acted as flower girls and were her only attendants. Louis J. Shepard, brother of the bridegroom, was best man.

The couple stood during the ceremony beneath a bower of American Beauty roses with festoons of gray-white asparagus reaching almost to the ground. The bride carried a modest bouquet of lilies of the valley, her favorite flower.

A rope of exquisite pearls, said to have once adorned the Empress Josephine, Napoleon's wife, and pear-shaped diamond pendant, the laces and veil were gifts from the Duchess de Talleyrand, formerly Miss Anna Gould, the bride's sister. The veil was held with a spray of orange blossoms and a spray in flowing lines to the end of the long train. Orange blossoms also caught up the lace at the sides of the skirt. The bride's slippers corresponded with the gown, and were trimmed with small rosettes of orange blossoms.

Each of the little flower girls carried a basket of pink roses, which matched their gowns. Their stockings were of white silk, their slippers white and mounted with golden butterfly buckles. The bride handed to Dorothy her bouquet of lilies of the valley, while the bridegroom placed the ring upon her finger.

Less than 100 persons were bidden to the ceremony. They included close relatives of the bride and bridegroom and friends of long standing. Among the relatives were:

Mr. and Mrs. George J. Gould, Kingdon Gould, Mr. and Mrs. Jay Gould, Mr. and Mrs. Anthony J. Drexel, Jr., George Jay Gould, Jr., the Misses Edith and Gloria Gould, Mr. and Mrs. Edwin Gould and their sons, Edwin and Frank, Duc and Duchess De Talleyrand and their son, little Prince De Sagan, Howard Gould, Mr. and Mrs. Frank Jay Gould, of the bride's immediate family; Mr. and Mrs. Burton H. Wright, Mrs. D. W. Cutton, Miss Cutter, of the bridegroom's family, Mr. Shepard's mother is ill and was unable to be present.

Among the friends present were: Dr. and Mrs. Charles R. Snow, Miss Helen Gould Snow, Gordon and Howard Snow, Mr. and Mrs. W. N. Walker, Mr. and Mrs. B. F. Bush, Mrs. William Northrup, Miss Ida Northrup, Mr. and Mrs. Edward E. Perpell, Miss Lita Perpell, Rex Perpell, Mr. and Mrs. Howard Northrup.

Lyndhurst, the great country house of the bride, was redolent with the scent of flowers. In every room there rested on the mantels high banks of moss, covered with cut lilies of the valley and edged with smilax. Mingling their fragrance with the lilies were showers of American Beauty roses.

DESERTED BY WIFE, HE WANTS HER BACK

A. S. Fuller, an employe of the Wiamette Pulp & Paper Company, announced Wednesday evening that his wife, Mrs. Mary C. Fuller, had deserted her home. Mr. Fuller lives at 106 Fourth Street. He said that upon his return from work his wife was missing and he found a letter from her in which she said she had gone away to obtain work and would not return. She left three children, a boy, fifteen years of age, a daughter 12 years of age and a boy seven years of age behind. Mr. Fuller wishes his wife to return home.

WOMAN'S CLUB WILL OBSERVE LOAN FUND DAY

The Woman's Club will hold an important meeting beginning at 2 o'clock this afternoon in the parlors of the Commercial Club. The principal address will be made by Mrs. Frederick Egbert, of Portland, chairman of the Scholarship Loan Fund. A fine musical program, under the direction of Mrs. A. A. Price, has been arranged. Mrs. David Caufield, president of the club, requests all members to be present.

SCHUEBEL'S BILL CUTS WORK HOURS

CLACKAMAS REPRESENTATIVE WOULD REDUCE SCHEDULE IN FACTORIES

GILL HAS NEAR PROHIBITION BILL

Measure Authorizing Fish Commissioners to Stock Streams of State Being Urged

SALEM, Jan. 22. (Special).—Representative Schuebel of Clackamas County, has introduced a bill providing that no person shall work more than 10 hours in one day or 60 in one week in a mill, factory or manufacturing establishment. The bill follows:

"An act for an act declaring the public policy of the state of Oregon relating to wage, workers, to fix minimum hours of service in certain industries, to provide for the enforcement of this act, and to prescribe for violations thereof.

Be it enacted by the people of the state of Oregon: Be it enacted by the Legislative Assembly of the state of Oregon:

Section 1. It is the public policy of the state of Oregon that no person shall be hired nor permitted to work for wages under any conditions or terms for longer hours or days of service than is consistent with his health and well-being and ability to promote the general welfare by his increasing usefulness as a healthy and intelligent citizen. It is hereby declared that the working of any person more than ten hours in one day, or sixty hours in one week, in any mill, factory or manufacturing establishment, is injurious to the physical health and well-being of such person, and tends to prevent him from acquiring that degree of intelligence that is necessary to make him a useful and desirable citizen of the state.

Section 2. No person shall be employed in any mill, factory or manufacturing establishment in this state more than ten hours in any one day, nor more than sixty hours in one week, except watchmen and employees when engaged in making necessary repairs, or in cases of emergency where life or property is in imminent danger; provided, however, employees may work overtime not to exceed two hours in any one day, the total number of hours of employment in any one week not to exceed sixty, except when engaged in making necessary repairs, or in cases of emergency, as in this act provided.

Section 3. Any employer who shall require or permit any person to work in any of the places mentioned in Section 2 of this act more than the number of hours in said section provided for during any day of twenty-four hours, or who shall permit or suffer any overseer, superintendent or other agent of any such employer to violate any of the provisions of this act, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined for such offense not less than fifty dollars nor more than five hundred dollars; provided, that each day's violation of this act, or any part thereof, shall be deemed a separate offense.

Representative Gill, of Clackamas County, has introduced the following bill:

A bill for an act to amend Section 4938 of Lord's Oregon Laws as amended by chapter 119 of the General Laws of Oregon for 1911, to amend sections 4938 and 4947 and repeal sections 4939, 4940, 4941, 4942, 4943, 4944, 4946 and 4949 of Lord's Oregon Laws, and to make federal license prima facie evidence that a person is engaged in the sale of liquor.

Be it enacted by the people of the state of Oregon:

Section 1. That section 4938 of Lord's Oregon Laws, as amended by chapter 119 of the General Laws of Oregon for 1911, be and the same is hereby amended to read as follows:

Section 4938. No person shall be permitted to sell, or to have in his possession, or to have in his possession, or to have in his possession, any spirituous liquors, near beer, or fermented cider commonly known as hard cider, in this state, outside of the limits or boundaries of any city or town now incorporated; provided, however, that no near-beer shall be sold inside of incorporated cities or towns where prohibition prevails.

Section 2. That section 4947 of Lord's Oregon Laws be amended to read as follows:

Section 4947. If any person or persons shall barter, sell or dispose of in any manner, any malt, vinous or spirituous liquors or fermented cider, commonly known as hard cider, without first having obtained a license therefor, as provided by law, such person shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than two hundred and fifty dollars (\$250) nor more than five hundred dollars (\$500.00) or by imprisonment in the county jail not less than sixty (60) days nor more than six (6) months, or by both fine and imprisonment.

Section 3. The possession of a federal license by any person shall be prima facie evidence that said person is engaged in the sale of intoxicating liquors.

Section 4. Sections 4939, 4940, 4941, 4942, 4943, 4944, 4945, 4946 and 4949 of Lord's Oregon Laws are hereby repealed.

Representative Schuebel has introduced the following bill:

A bill for an act to amend section 5316 of Lord's Oregon Laws.

Be it enacted by the people of the state of Oregon:

Section 1. That section 5316 of Lord's Oregon Laws be, and the same is hereby amended to read as follows:

Section 5316. It is the public policy of the state of Oregon that no person shall be hired nor permitted to work for wages under any conditions or terms for longer hours or days of service than is consistent with his health and well-being and ability to promote the general welfare by his increasing usefulness as a healthy and intelligent citizen. It is hereby declared that the working of any person more than ten hours in one day, or sixty hours in one week, in any mill, factory or manufacturing establishment, is injurious to the physical health and well-being of such person, and tends to prevent him from acquiring that degree of intelligence that is necessary to make him a useful and desirable citizen of the state.

Section 2. No person shall be employed in any mill, factory or manufacturing establishment in this state more than ten hours in any one day, nor more than sixty hours in one week, except watchmen and employees when engaged in making necessary repairs, or in cases of emergency where life or property is in imminent danger; provided, however, employees may work overtime not to exceed two hours in any one day, the total number of hours of employment in any one week not to exceed sixty, except when engaged in making necessary repairs, or in cases of emergency, as in this act provided.

Section 3. Any employer who shall require or permit any person to work in any of the places mentioned in Section 2 of this act more than the number of hours in said section provided for during any day of twenty-four hours, or who shall permit or suffer any overseer, superintendent or other agent of any such employer to violate any of the provisions of this act, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined for such offense not less than fifty dollars nor more than five hundred dollars; provided, that each day's violation of this act, or any part thereof, shall be deemed a separate offense.

(Continued on page 4)

THE OUTLET

PERPETRATED BY WALT McDUGALL



Louis D. Brandeis, noted attorney who is being prominently mentioned for Attorney General in Wilson's Cabinet.

AUTO CLUB TO NAME OFFICERS TONIGHT

The second annual meeting of the Clackamas County Automobile Club will be held in the parlors of the Commercial Club at 8 o'clock this evening. Officers will be elected and other important business will be transacted. The club is especially anxious that laws are passed at the present session of the legislature which will not be inimical to automobilists. The members desire that the money paid by them for road work be used on trunk lines, declaring that branch roads are not used by automobilists. R. C. Parker, secretary, said Wednesday night that it was especially desired that all members attend the meeting this evening.



Woodbridge N. Ferris, Governor-Elect of Michigan.

FIGHT TO ELECT ROAD HEADS LOST

DIMICK MAKES DETERMINED EFFORT TO HAVE PEOPLE CHOOSE SUPERVISORS

GILL WOULD CURTAIL DEATH PENALTY

Mill Men in this City to be Given Chance to Combat Measure to Limit Hours of Employes

SALEM, Or., Jan. 22. (Special).—That Clackamas County enjoys the enviable position of having a levy of eight mills for a road tax as compared to a little less than two mills for Multnomah County was one of the arguments which Senator Dimick advanced today in favor of passing his bill to place the road supervisors of the state on an elective basis rather than appointive by the county court.

It was contended that the proposal to elect road supervisors would interfere with the broad general scheme of an effective highway system and as a result the tax payers would be seriously affected if the change were made.

Regardless of strong arguments after a long debate Dimick lost on his bill being indefinitely postponed.

Representative Gill introduced two bills today, one providing that the death penalty should be exercised only on conviction on direct evidence of first degree murder, or on confession in open court and that all other convictions of murder should entail only life imprisonment.

He also introduced a bill providing that 15-1000 of a mill should be set aside from the state taxes for a road fund. President Malarkey, of the Senate, announced this afternoon that a public hearing will be held next Monday evening at 7:30 o'clock in the chambers of the state supreme court before the committee of the Senate on industries relative to the Dimick eight hour law. This bill, which has been before past Legislatures only to meet defeat, has again been introduced. It provides that an eight hour day shall be observed in all factories and manufacturing or industrial institutions which operate 22 hours or more consecutively. The bill affects the Oregon City mills only but it has been found necessary to introduce it as a general law. Numerous Oregon City people will be here to attend the meeting.

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Section 3. Any employer who shall require or permit any person to work in any of the places mentioned in Section 2 of this act more than the number of hours in said section provided for during any day of twenty-four hours, or who shall permit or suffer any overseer, superintendent or other agent of any such employer to violate any of the provisions of this act, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined for such offense not less than fifty dollars nor more than five hundred dollars; provided, that each day's violation of this act, or any part thereof, shall be deemed a separate offense.

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(Continued on page 3)

\$500 IS GIVEN FOR WATER PROBE

COUNCIL DECIDES TO MAKE INVESTIGATION OF ALL POSSIBLE SUPPLIES

CHEMICAL ENGINEER TO AID WORK

Sullivan Says Care Should be Used in Obtaining Supply and Insists That Wells Give Best Results

The city council at a regular session Wednesday evening discussed the water question and an appropriation of \$500 was made with which to make an investigation of the present supply and of future supplies.

Councilman Tooze, who opened the discussion, made a motion that the city appropriate \$225 with which to employ a civil engineer competent to investigate the possible supplies of water for the city and to report to it. After some discussion Mr. Tooze changed this motion to one providing for \$500, and that a chemical engineer should also be employed to investigate the city's present water supply. The motion was passed.

T. W. Sullivan stated that great care should be used in getting good water and that he believed a surface supply was not as good as an artesian well would be. To illustrate his point, he cited the case of Tacoma which was supposed to have had pure mountain water that was free from contamination, but last fall it was proved that it had undoubtedly become impure and the large amount of money invested in it was to a great extent lost. B. T. McBain suggested that a chemist be appointed by the council committee to carry on an investigation of the city's present supply along with that which is to be conducted by the Water Board. He stated that two engineers making the investigation would be better than one. George Randall stated that there was a great deal of fever outside of Oregon City and he was not entirely sure that the water was as bad as had been stated. He, however, advocated that a thorough investigation should be made of the water.

A resolution for the improvement of Thirteenth Street, between Monroe and Jackson Streets, was adopted, after some discussion as to the advisability of proceeding with the work at the present time. The plans and specifications for its improvement were adopted.

The matter of having the dirt removed from the block bounded by Twelfth, Thirteenth, Monroe and Adams Streets was discussed. The subject is in the hands of the committee on streets. The matter of an unhealthy barn on the same property was brought to the attention of the council by Dr. Norris, city health officer, and it was referred to the committee on health and police.

The first reading of a measure, appropriating \$4175 to refurbish the rooms of Columbia Hook and Ladder Company was made. It was voted to purchase a hose cart for Kansas City, the cart to be located on Sixteenth Street. The matter of the new concrete retaining wall was referred back to the original committee with power to act.

"We assure the patrons that all wires will be repaired today," said the manager.

George J. Hall, manager of the Pacific Telephone & Telegraph Company, announced Wednesday evening that all defective telephone wires in the city would be repaired today. As a result of the snow storm last Friday 143 telephones are out of commission. Mr. Hall said that the company had 12 men making repairs Wednesday and would have 16 more today.

"We assure the patrons that all wires will be repaired today," said the manager.

(Continued on page 3)

After Supper Sale

The following big sale specials will be on sale at our store this evening. Sale starts seven P. M.

OUR AFTER SUPPER SALES DRAW LARGE CROWDS

THERE WILL BE ECONOMY IN THEM. WE WILL BE OPEN FROM 7 TO 9 P. M. THIS EVENING.

Promptly on the Stroke of 7 this evening We Will Place on Sale 300 yards of Best 19c and 25c Curtain Draperies at 8c yd.	Promptly on the Stroke of 7 this Evening We Will Place on Sale 500 yards of best 12c-1-2 25c-18 inch Embroidery at 12c yd.
MEN'S CARHARTT OVERALLS 75c pr. REGULAR \$1.25 QUALITY	LAST SALE OF THE SEASON MEN'S and WOMEN'S RUBBERS 50c

Bannon & Co.

SELLS FOR LESS

MASONIC TEMPLE BLDG. OREGON CITY, ORE.

Saturday is Red Letter Day 2:00 Stamps Free

FLOATING BRIDGE STOPS RUNAWAY

One of the most remarkable runaways that ever occurred in Clackamas County was that Tuesday evening of a team belonging to Henry Elliott. The horses started to run near the Southern Pacific Station, and crossing the suspension bridge, ran toward Bolton. There was a large crowd on the bridge when the team crossed and many persons saved their lives by clinging to the railing. The horses ran almost to Oswego, a distance of six miles, when they turned into a branch road. A bridge crossing a creek, the banks of which were flooded, was struck and when the animals got upon the bridge they stopped. The team and wagon uninjured were found upon the floating bridge Wednesday morning.

NO TRACE OF MISSING SALOON MAN OBTAINED

Despite the efforts of the Oregon City, Portland and police of other Oregon and Washington cities not the slightest trace has been found of Carl Hodde, the saloonkeeper, who mysteriously disappeared last Saturday evening after having drawn \$1,400 from the bank. Chief of Police Shaw telephoned to the various cities south of here asking that a lookout be kept for Hodde. It is thought probable that the saloon man has been foully dealt with. He had lived in Oregon City for more than 10 years and was one of the best known men here. He was temperate and was devoted to his family. His youngest child is only two months of age.

Albert J. Todd, arrested by Police-men Woodward and Griffith on a charge of being intoxicated, was fined \$5 Wednesday by Recorder Stipp.