# **GRAPPLE ZBYSCO**

## But Champion Wrestler Says Pole Must Defeat All Comers.

#### PAIR MAY MEET IN APRIL.

If Foreign Mat Artist Is Successful In All Coming Bouts He Will Be Given Chance to Tackle Holder of World's

Frank Gotch, champion wrestler, will come out of retirement before many weeks have passed. Gotch gave up the heavyweight championship because there was no worthy opponent to contest his honors

The combined lure of fame and money has caused the big farmer to han-



FRANK GOTCH.

ker for one more bout. Gotch has finally decided that he will meet Zbvsco the last week in April, provided the giant Pole in the meantime disposes of all the other big fellows who have been howling for a chance at Gotch ever since the latter sought seclusion.

If the championship bout between Gotch and Zbysco materializes it is likely to be held either in Salt Lake City or Indianapolis. Both cities have tle. If the contest is held in Indianapolis it will probably be staged in the open on Memorial day.

#### TO REWARD ITS ATHLETES.

South African Association Indorses Plan to Pension McArthur and Lewis. The executive committee of the South African Amateur Athletic and Cycling association has indorsed the recommendation of the chairman, Henry Nourse, to purchase annuities for Mc-

successes in the Olympic games at Stockholm last July. This is to take the form of a pension of \$10 a month. The prevailing impression when the last mail left Cape Town was that the various centers of the South African association would

#### decline to support the executive pro-PLAY FOR CHECKER TITLE.

Robert Stewart Accepts Defi of Alfred Jordan For a Match.

Alfred Jordan, who recently put up \$50 with F. F. Fitzpatrick, president of the National Checker association, to Paisley, Scotland,

of forty games under the rules governing the national Scotch tournaments.

#### COLLEGE REGATTA JUNE 21.

Intercollegiate Rowing Association Dethe regattas of the Intercollegiate Rowkeepsie, N. Y., annually. The races this year are to be held on Saturday, June 21, almost a week earlier than usual, and only a day after the Yale-Harvard race on the Thames.

Friday, June 26, and in 1915 it will be he shall have authority to cause a same is, hereby amended so as to rowed on Monday, June 28.

Detroit's New Clubhouse, The Detroit Athletic club is to build a new ten story clubhouse, costing \$750,-

VOTING TIME CHANGED. met Wednesday evening in rooms of the Columbia Hook and Lad- and substantial applicants. der Company when the matter of en up and it was decided that the repealed. time in the future would be from 2 P. M. until 7 P. M. instead of 10 A. M. until 4 P. M. as in the past. This change was made for the sake of accomodating those who work in the mills and are unable to vote under the old voting hours. Several other matters were discussed.

# GOTCH AGREES TO Important Bills Presented In House and Senate

A bill for an act creating a right of action for damages against any person who shall bargain, sell, shange of give to any intoxicated of the State of Oregon:

Jerson or habitual drunkard intoxica
Section 1. That Sec. 4938 of Lord's

of the State of Oregon: Be it enacted by the Legislative As- amended to read as follows:

of the State of Oregon: Section 1. drunkard.

Section 2. The act of an agent, employe, bar tender or servant shall be employer for the purpose of this act.

By Senator Smith, A bill for an act to compel all em-

ployers of labor, corporate or otherwise, to maintain sufficient cash reserves to meet all accounts for wages due and providing penalities. Be it enacted by the people of the

of the State of Oregon: Be it enacted by the Legislative Asof the State of Oregon:

eSction .1 All corporations, par-imprisonment, therships, firms or individuals em. Section 3. ploying working men or workingwom- federal license by any person shall be inmate of any state penal or eleemosymaintenance of their business, shall, liquors before entering into such employment Section 4. Secs. 4349, 4940, 4942, nor more than two hundred and fifty or hiring, or before making said pur- 4943, 4944, 4945, 4946, and 4949 of dollars, or by imprisonment in the chases, and continuously thereafter Lord's Oregon Laws are hereby re- county jail for a period of not less while such employment lasts, or such purchases continue to be made, pro-vide and maintain sufficient cash reserves in money of the United States wages and supplies.

ual operating in this state shall pay tion thereof. all wages due employes for labor or services performed in and during the of the State of Oregon:

nreceding month, except as provided Be it enacted by the Legislative Asin Section 3 of this act.

Section 3. If, for any reason, any paid in full following such discharge; and such employe shall be entitled to full wages up to the date of such such six day's notice.

Any firm or individual who shall this act. wilfully and knowingly violate any of the provisions of this act, shall be deemed guilt of a misdemeanor and

By Senator Barrettamount thereof, providing for the State of Oregon for 1911. rate of inteest to be paid upon such deposits, limiting the amount to be of the State of Oregon deposited in any one bank, and regularly deposited in each bank.

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

of the State of Oregon: Section 1. The county treasurer follows: Arthur and Lewis as a reward for their

of deposit by any county treas-part of the general road fund of such urer, by the county court of county. the same county, the market least ten per cent in excess of the amount of such deposit.

play for the title lately held by the shall be subject to call, and the bank of Oregon for the year 1911, entitled late Richard Jordan of Glasgow has of deposit shall pay interest thereon "An act to require the rotation upon been accepted by Robert Stewart of at the rate of two cent per annum on election ballote of the names of sevthe daily balances, as shown by the eral candidates for nomination to the Paisley, Scotland.

He has placed a \$50 deposit with the Glasgow Heards as forfeit for a match of forty cames under the rules governas the case may be.

made in any one bank which shall of this act exceed fifty per cent of the paid up Be it enacted by the people of the capital of said bank, and at the time of the State of Oregon: of making application for such deposit said bank shall furnish, to the of the State of Orego cides on Dates For Next Three Years. officer to which such application is by the National Bank Examiner of move from ballots the special examination to be made, and read as follows: it shall be discretionary with such treasurer to grant or refuse an ap- more persons are candidates for nom-

plication for such deposit. posit at any one time in any one able for such deposit while there are greatest number of candidates

By Senator Hoskins-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 1991, to and the old voting hours. Several other amend Section 1947, and to repeal Sections 4939, 4940, 4941, 4942, 4944, A license to marry was issued 4945, 4946, and 4949 of Lord's Oregon Wednesday to May Wellington Day Laws, and to make a federal license and Winfield Emmons, of 2836 Sixty prima facie evidence that a person Second Avenue, South East; Portland.

Be it enacted by the people of the of the State of Oregon;

Be it enacted by the Legislative As-

Oregon Laws as amended by Chapter Be it enacted by the people of the 119 of the general laws of Oregon for ing of intoxicating liquors or any co-1911, be and the same is hereby

Any person who shall mitted to sell, give or in any manner salts, derivatives or compounds of bargain, sell, exchange, or give to dispose of any spirituous malt, vin- the foregoing substances to any conlrunkard, spirituous, vinouse, malt or ous liquors, near-beer, or femented vict or prisoner in the Oregon State intoxicating liquors shall be liable cider, commonly known as hard cider Penifentiary, or in any county for all damages resulting in whole or in this state outside of the limits or municipal jail, or any inmate of any in part therefrom at the suit or action boundaries of any incorporated city state penal or eleemosynary instituof the wife, husband, parent or child or town; provided, however, that no tion. of such intoxicated person or habitual near-beer shall be sold inside of incorporated cities or towns where pro- of the State of Oregon hibition prevails.

Section 2. That Sec. 4947 of Lord's of the State of Oregon; deemed the act of his principal or Oregon Laws be amended to read as

six (6) months, or by both fine and to serve or serving a term

en at a regular salary or rate of wa- prima facie evidence that said person nary institution, shall be guilty of a ges, or purchasing supplies for the is engaged in the sale of intoxicated

Section 3. The possession or

By Senator J. L. Hoskins-A bill for an act to prohibit the loto meet all accounts due for such cation or maintainance of any saloon or the sale or giving away of intoxica- ing, a term in the Oregon State Peni-Section 2. On or before the 15th ing liquors, in, or within three hunof each and every month, every cor- dred feet of any depot, or station buildporation, partnership, firm or individ- ing, and providing a penalty for viola-

Be it enacted by the people of the

of the State of Oregon: Section 1. It shall be unlawful employe of a corporation, partner-hereafter for any person, firm or ship, firm or individual operating in any saloon or to sell or offer to sell this state shall be discharged from or give away any intoxicating liquor, such employment, the wages or sal- in, or within three hundred feet of, ary earned by such employe shall be any railway, interurban railway, or street railway depot or station build-

Section 2. Any person, firm or corpayment. And any employe who poration violating the provisions of shall give six day's notice of his or the preceding Section shall be fined her intention to resign the employ- in a sum of not less than \$100, nor ment at which he or she shall have more than \$500, or by imprisonment been engaged, shall be entitled to in the county jail for not less than full payment of all salary or wages two months, nor more than six mondue at the time the expiration of ths. Justices of the Peace shall have jurisdiction in all violating of

Introduced by Senator Burgess—A bill for an act to amend Section fined for each separate offense not 32 of an act entitled, "An act providless than twenty-five dollars, nor ing for regulating the use, registramore than one hundred dollars, or tion, license, identification, conduct punished by imprisonment in the and operating of vehicles operated upounts jail for not more than ninety on the public roads, streets and highdays, or by both such fine and im- ways of the state of Oregon; to regprisonment in the discretion of the ulate and license the persons who drive the same; to prescribe penalties Section 5. All acts and parts of for violation hereof; and to promote acts in conflict herewith are hereby the unauthorized possession or use of a vehicle, and to provide penalty therefor; to license and identify all motor vehicles; to limit the authority A bill for an act to authorize each of cities and towns on like subjects City or Indianapolis. Both cities have county treasurer to deposit public concerned with said vehicles; and to offered a purse of \$30,000 for the batifunds in National Banks and State repeal all acts and parts of acts Banks doing business within the state either in conformity or in conflict declaring what security for such de-herewith." Being Section 32 of Chapposits shall be furnished, and the ter 174 of the Session Laws of the

Be it enacted by the people of the Be it enacted by the Legislative As-

of the State of Oregon; Section 1. That Section 2 of Chapter 174 of the Session Laws of the Be it enacted by the Legislative As- state of Oregon for 1911 be and the same is hereby amended to read as

of any county within this state is Sec. 32. Any sum of money or hereby authorized to deposit any pub-lic funds in his hands not required Motor Vehicle on the 31st day of Defor immediate use in an bank doing cember of each year after payment business within the state, organized of the claims of said year under the under the national banking laws of provisions hereof, shall be remitted the United State, or under the laws and transferred by the state teasurer of this state; provided, that at or or to the county treasurer of the various before the date of such deposit the counties of the state of Oregon in bank receiving the same shall fur- proportion to the amount of such vish to said officer, as security for fund which shall have been received moneys so deposited, bonds of the from such county for licenses, and all United States of America, or of the moneys so returned to and remitted State of Oregon, or of any county to such county treasurer by the municipality, or school district with state treasurer shall be appropriated in said state, to be approved, in case and paid into and be and become a

By Senator Barrett-

A bill for an act to amend Section Section 2. Money so deposited 1 of Chapter 252 of the general laws names of candidates and measures." Section 3. No deposit shall be and to impose penalties for violation

Be it enacted by the Legislative As-Section 1. That Section 1 of Chap-Dates up to 1915 have been set for made, a statement of the bank's re- ter 252 of the general laws of the sources and liabilities, together with state of Oregon, for the year 1911 ing association that are held at Pough- a certificate signed by one of the of- entitled "An act to rotation upon the ficers of the said bank, verified under election ballots of the names of the oath, that the said bank has been ex- to the same office, and to provide the amined within the past six months manner of printing the same, to rethe district, or by the State Bank Ex- placed opposite names of candidates aminer of the state, according as the and measures and to impose penalties Next year the regatta is to be held on bank may be National or State Bank, for violation of this act be, and the

Sec. 1. In every case when five or ination for the same office, except a Section 4. No treasurer shall de precinct office, at any general election, or direct primary election, the bank more than twenty per cent of number of ballot forms required shall the public moneys in his hands avail- be divided into sets equal to the such deposits, and it shall be his any one office on said ballot and the The Board of Fire Commissioners duty to distribute the funds equita- names of said candidates with their the bly as far as possible, among solvent respective numbers for each office where the number of said candidates Section 5. All acts and parts of is equal to five or more shall, beginchanging the time of voting was tak- acts in conflict herewith are hereby ning with a form arranged in alphabetical order as provided in Section 3371 of Lord's Oregon Laws, be rotated by removing one name with its number from the top of the list for with its number at the bottom of

ballot forms. As nearly a possible an equal number of ballots of each set, which have been previously, "gathered" shall be delivered to each election precinct. The sample lots now required by law to be printed previous to the day of election, shall be printed from the first or offic ial form of the ballot only

By Senator Wood-A bill for an act to prevent the barter, sale, trading, giving or furnish opium, morphine, codeine, caine, heroin, alpha eucaine, beta eucaine, Sec. 4938. No person shall be per- novacaine or chloral hydrate, or any

Be it enacted by the people of the

Be it enacted by the Legislative As-

Section 1. Should an person, other than a convict serving time in the Sec. 4947. If any any person vio- Oregon State Penitentiary, barter, lates any provisions of this act, such sell, trade, give or furnish, or aid in person shall be deemed guilty of a the barter, sale trade, giving or furmisdemeanor, and upon conviction nishing of any intoxicating liquors thereof shall be punished by a fine of or any cocaine, opium, morphine, conot less than two hundred and fifty deine, heroin, alpha eucaine, beta eudollars (\$250) nor more than five caine, nova caine, or chloral hydrates hundred dollars (\$500) or by impris- or any of the salts derivatives or comonment in the count jail not less pounds of the foregoing substances than sixty days (60) nor more than to any convict or prisoner sentenced Oregon State Penitentiary or any county or municipal jail, or to any misdemeanor and shall be punished by a fine of not less than fifty dollars than thirty days nor more than six months, or both fine and imprison-

> Section 2. Should any convict or prisoner sentenced to serve, or serv tentiary, or in any county or municipal jail, in this state, be found guilty of violating any of the provisions of the preceding section imposed be required eo serve in said jall or prison double the minimum sentence which he may be then serving.

By Senator Bean-A bill for an act to amend Section 7196 of Lord's Oregon Laws, the same being Section 5412 of Bellinger and Cotton's Annotated Codes and Statutes of Oregon, relating to registration of land titles and legalizing registration procedings heretofore had.

Be it enacted by the people of the of the State of Oregon: Be it enacted by the Legislative Asof the State of Oregon;

Section 1. That Sec. 7196 of Lord's Oregon Laws be and the same is hereby amended so as to read as fol-

Sec. 7196. The notice provided for the next succeeding section shall be forwith served, in the same manner that a summons is served in civil action, upon each defendant named in the application, whose residence is shown to be in the state of Oregon and if such defendant, if served in the county where said proceeding is **ELECTRIC!** 

It answers the puzzling question, of "What will I get her"

We have a display of Electric conveniences that will gladden the heart of any woman

Only those who have some labor saving electric utensils can appreciate their work; below we give just a suggestive list: Electric Chafing Dish Electric Discs, Electric Toasters, Electric Irons, Electric Percolator, Electric Table Lamps.

### **ELECTRIC TABLE STOVES**

The Portland Railway Light and Power Company Beaver Building

Main Street

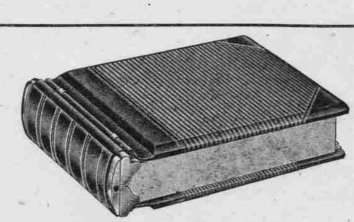
We give the same low prices as our Main Store in Portland, and the same courteous service.

ing. As to all unnamed defendants, full and complete jurisdiction of each hereby in all things legalized fore the (time) stated in said notice but whose residence outside of the be served in the state but outside of said notice and the mailing thereof

poses of this proceeding.

Sec. 7196 of Lord's of said county, he shall have in any shall be deemed full and complete shall have been published as therein is begun to test the sufficiency there event twenty days after such service service of said notice upon each and provided and a decree for the regis- of within one year from the time to make appearance in said proceed- all the same, and shall give the court tration of a title entered therein, are this act takes effect

pending, is not served ten days be unknown, and defendants named and all of said defendants for the pur- validated notwithstanding any failure to issue and serve summons, or irreas the time within which he shall appear, then he shall have ten days after said service to so appear, and if hereafter made for the publication in which the notice provided for in 5412; first referred to, unless an ac-Oregon Laws tion or other appropriate proceeding



Unqualifiedly the Best

=LEDGER ==

The De Luxe Steel Back

New improved CURVED HINGE allows the covers to drop back on the desk without throwing the leaves into a curved position.

Sizes 8 1-4 to 20 inches

# OREGON CITY ENTERPRISE

Headquarters for Loose Leaf Systems