

# Morning Enterprise

WEEKLY ENTERPRISE ESTABLISHED 1866.

OREGON CITY, OREGON, THURSDAY MARCH 6, 1913.

VOL. V.—No. 54.

PER WEEK, 10 CENTS

## WILSON WON'T SEE OFFICE SEEKERS

PRESIDENT DECLARES HE IS TOO BUSY TO BE BOTHERED BY THEM

## DEMOCRAT ESTABLISHES PRECEDENT

Chief Executive Sits in Chair Which Roosevelt Used—Many Persons Call on Nation's Head

WASHINGTON, March 5.—With the tinsel and military pomp, the cheers of the multitude, the stirring music of bands and the heavy tread of marching thousands, the fireworks and the limelight only a pleasant memory, Woodrow Wilson settled down in the chair of Presidents as quietly and with as little ceremony as almost any man who ever crossed the threshold to become its master.

His long day was crowded with incidents and filled with the flavor of power that is the President's. Almost his first act was to serve notice on office seekers that they would not be welcomed at the White House, unless they had been invited.

In spite of the report that Mr. Wilson might be expected to change many of the precedents that have grown up about the presidency, he bothered today with none of importance except that which permitted the office seeker to invade the White House. He fitted in easily with the machinery of the executive offices, did mostly what trained officials told him he should do and took up the routine of government with ease.

The statement of the President relating to the exclusion of office-seekers was: "The President regrets that he deems it his duty to decline to see applicants for office in person, except when he himself invites the interview. It is his purpose and desire to devote his attention very earnestly and very constantly to the business of the government and the large questions of policy affecting the whole nation and he knows from his experience as Governor of New Jersey—where it fell to him to make innumerable appointments—that the greater part of both his time and his energy will be spent in personal interviews with candidates unless he sets an invariable rule in the matter. It is his intention to deal with appointments through the hands of several executive departments."

For a few days at least President Wilson will sit behind his big mahogany desk in his private office in a chair that was used by former President Roosevelt. The chair Mr. Taft occupied was shipped to New Haven yesterday. Before he left the White House, he ordered another for his successor, exactly like the one he used, but it had not arrived today.

The Roosevelt chair, old and battered but still good for service. President Wilson's first visitors in his office today were some folk from New Jersey. In five taxicabs about 30 of them descended on the executive offices to witness the swearing in of Joseph P. Tumulty as secretary to the President. President Wilson came into the room just as Secretary Tumulty had taken the oath.

"You look just the same as President as you did when you were Governor," remarked State Senator J. Warren Davis, with whom Mr. Wilson was intimately identified in accomplishing corporation reforms in New Jersey.

The President replied that he felt just the same and that was feeling fine. He shook hands with the party and showed them his own office, commenting at once on the excellent lighting.

President Wilson had arisen early today and breakfasted in the private dining room of the White House with Mrs. Wilson and their daughters. Shortly after 9 o'clock he had left the mansion and walked through the passageway in the bright sunshine of a spring day to his office to take up the business of the nation.

The Third Regiment Band of Portland will give a promenade concert and dance, assisted by Company L, of Oregon City, Saturday night. The program is as follows:

- Washington Greys By C. S. Gratalla.
- Overture ..... Lustspiel By Keler-Bela.
- Baritone Solo ..... Euphonius Dr. C. B. Brown.
- Mill in the Forest ..... R. Ellenburg Characteristic.
- Saxophone Quartette ..... Selected A Hunting Scene ..... P. Bucalossi.
- Overture ..... Poet and Peasant By Suppe.
- Star Spangled Banner..... Francis Scott Key

Wanted! Girls and Women To operate sewing machines in garment factory, Oregon City. Woolen Mills.

## SENATORS TO NAME OREGON OFFICIALS

WILSON'S RULING PUTS PATRONAGE UP TO CHAMBERLAIN AND LANE

## BEST MEN ARE TO BE GIVEN PLACES

Suggestions Asked by Both Who Will Confer Before Making Any Recommendations

WASHINGTON, March 5.—It will be several days before Senators Chamberlain and Lane attempt to fill vacancies in any federal offices in Oregon. Senator Lane said today he had received upwards of 50 pounds of applications for various offices, which he has not yet had time to sort over and investigate, and he wishes to go through these papers before conferring with Senator Chamberlain.

Much the same situation exists in Senator Chamberlain's office, for in the rush attending the close of the session he has not had time to consider questions of patronage. Both Senators said today that they would not be able for several days to get together and confer on appointments, but both asserted that no recommendations would be submitted to President Wilson until they could confer. Oregon Federal patronage, it is explained, is to be controlled by Senators Chamberlain and Lane. Both Senators expressed their willingness to receive recommendations from National Committeemen King, the state chairman and others, though they reserve the right to accept or reject such recommendations.

"We want the best men available for each office," said Senator Lane, and Senator Chamberlain nodded his approval.

## GARY'S SALARY IS INCREASED \$600

The bill providing for the increase of the salary of the superintendent of county schools of Clackamas County from \$1,900 a year to \$1,500, although vetoed by the Governor was passed over the veto. This means that T. J. Gary, present superintendent, will receive the increased salary, which he deserves. A hard fight was made against the bill, but friends of Mr. Gary proved to the members of the Legislature that it was just. It was shown that the school supervisors in this county are receiving \$1,000 for ten months' work, while the superintendent received the same amount for 12 months' work.

If it happened it is in the Enterprise.

## FIRE COMPANIES HAVE ELABORATE SPREAD

A large number of members of the various companies of the Fire Department assembled in the city hall building Wednesday night, being the guests of Columbia Hook and Ladder Company No. 1, the occasion being the reception by these companies in their remodeled and elegantly furnished quarters. Joe Lynch, the efficient chairman of the committee in charge of the remodeling and fitting up of the premises, presided and in a well-timed speech extended a cordial welcome to all and thanked the quarters over to the companies. He paid a tribute to L. Adams for favors shown the committee, which greatly assisted them in making a success of the undertaking. He also spoke highly of the generosity of the city council in making an appropriation amply sufficient to meet all the requirements of the committee. His remarks were well received and heartily applauded as it is well known that when Lynch starts to do anything it is going to be done up-to-the-minute in every particular. Rising notes of thanks were tendered to L. Adams, the Mayor and council, and chairman Lynch and also to Messrs Wilkinson and Baxter, the florists, for favors shown in floral decorations for the occasion. That Chairman Lynch worked with an untiring energy and indefatigable zeal to accomplish his mission was evident by the appearance that greeted those present. The floors of the parlor and reception room are covered with Brussels carpet of a rich crimson shade, with portieres and window curtains to match. Delicately tinted green walls and light drab ceiling and border, separated from the wall by a silvered mouldings, render a very pleasing effect.

The tables and chairs are of mission style, and the beauty of the crimson carpet is enhanced by mosaic rugs of artistic designs, and chandeliers of cluster lights throw a pleasing effect over all.

The Busch-Rotter Orchestra rendered classic music, followed by songs and speeches by hosts and guests. Chief-elect M. H. Long being called upon, responded with an able and well appreciated address.

The reception room and parlor were elegantly decorated with calla lilies and red and white chrysanthemums.

At the close of the exercises all adjourned to the banquet hall and did full justice to an ample spread, and everybody wore a broad smile.

A small classified ad will rent that vacant room.

## THE OUTLET PERPETRATED BY WALT McDUGALL

THE NEW SUFFRAGIST MARTYRS!

MISS ELSINORA FUSS, WHO WILL POSE AS "DIPHTHERIA" ON THE POST OFFICE STEPS.

MISS PEARLINE SUDDS, WHO VOWS TO SWIM TO GREENLAND THIS WINTER.

MRS. BELLADONNA KRACKTPOFF, WHO WILL STAND ON HER HANDS IN THE GOVERNOR'S MANSION ON WEDNESDAYS.

MISS CHLORAL SLATT, WHO WILL ROLLER-SKATE TO PERNAMBUCO AUGUST.

MISS BEULAH BUTT, WHO WILL SLEEP NINETY NIGHTS IN A PACKING-BOX FULL OF MICE!

MRS. O. U. NUTT, WHO HAS AGREED TO BATHING FOR SIX MONTHS.

MISS EUXINE BUNN, WHO WILL WALK BAREFOOTED TO WASHINGTON IN MARCH.

MISS MORPHINE RATTS, WHO WILL LET HER NAILS GROW UNTIL WOMEN VOTE.

GRAVE OF PHEBE BUGG, SHE RESOLVED TO STOP TALKING FOR ONE YEAR. IT KILLED HER.

MISS CONYERS DIES AFTER LONG ILLNESS

BETHIAHS TO GIVE ANOTHER MUSICAL SOON

WIFE, SING, SAYS HUSBAND DRINKS

How You Can Be An Easy Talker

SALEM ALSO WORRIES OVER WATER SYSTEM

CLARK AND KERN ARE DEMOCRATIC LEADERS

W. A. Beck & Co. MOLALLA

## PARENTS CAN NAME COURSE OF STUDY

GARY MAKES IMPORTANT DECISION IN HAVENS CASE AT ESTACADA

## BOY'S EYESIGHT IS ENDANGERED

Principal Insists Upon Study of Agriculture and Parents Want Him to Continue History Course

T. J. Gary, superintendent of county schools, has rendered a decision regarding the course of study of High school pupils which may be far-reaching. In the controversy between H. F. Ford, principal of the Estacada High school, and Albert Havens, father of Leo Havens, a pupil of the school, Mr. Gary has decided that parents may elect to a certain extent the course of study of their children. The boy's eyes have become weakened through overstudy, and his parents decided he should give up the study of agriculture. Principal Ford suggested that he should give up the study of ancient history. The principal contended that the study of agriculture would not injure the boy's eyes as much as the study of ancient history. Superintendent Gary decided that the parents of the boy had a right to elect which subject he should continue under the circumstances.

Superintendent Gary's opinion follows: "Section 273, Page 105, Oregon School Laws, reads as follows: 'The course of study for High school in this state shall embrace a period of four years. The course of study for the two years of optional work in all High schools shall be laid down by the County High School Board in the county, or the district school board, in case of district High schools, after due consultation with the State Superintendent of Public Instruction; provided that in any High school of this state it may be provided by the directors thereof that all or part of the two years optional work in the High school course shall be devoted to industrial training.'"

"The provision that all or part of the optional work be devoted to industrial training makes such training mandatory in effect, whenever the board of directors makes the requirement that it shall be a part of the required course. Therefore, it is the ruling of this office that the board of directors of School District No. 108, acted under authority of law in requiring Leo Havens to take the work in agriculture in their High school, but only in so far as it applies to his credits and ultimate graduation."

"It is the ruling of this office that the parent has the right to select the studies that his child shall pursue in the High school when said choice does not directly conflict with the best interests of the school. As it was not shown that the dropping of agriculture by said Leo Havens would directly injure the school, it is, therefore, the opinion of this office that his parents had a perfect right to demand that he be permitted to discontinue the study of agriculture and that the Board of Directors had no right to deprive him of the privileges of continuing his work in the other branches of his course."

"The rulings of the court in various states differ somewhat upon this point, but the preponderance of opinion seems to be in favor of the parent's authority. In the absence of a compulsory education law the parent has a right to prevent his child from studying all the branches prescribed by the course, therefore he would have the right to prevent his studying any one of them. The law gives the board of directors the right to prescribe a course for the High school consistent with the state course. The work outlined in this course must be done before the student could receive a certificate of graduation. Therefore, if the board of directors makes agriculture a requirement it is necessary for all students in the High school course to earn credits in this subject before they can be permitted to graduate."

The salary of the city health officer, Dr. Norris, was raised from \$10 to \$25 a month. The salary of the street superintendent was raised to \$100 a month and that of the street sweeper from \$80 to \$85 a month. A bid was received from T. E. Carrice to raise the Mountain View Fire House for \$25. The city attorney was instructed to draw up a contract with him. The question of electric signs on Main Street was referred to the committee.

Declaring that her husband is a habitual drunkard and has mistreated her, Lydia C. Bailey Wednesday filed suit for a divorce from William J. Bailey. They were married in Portland December 29, 1910. The plaintiff says her husband deserted her April 20, 1911. Melvina Matoney sues James Matoney for a divorce. They were married March 1, 1897. She says her husband left her March 1, 1908. She asks the custody of their child. Brownell & Stone represent the plaintiff.

Couple Gets License. A license to marry was issued Wednesday to Elizabeth Norphal and Charles E. Eaton, of Canby.

200 ACRES, 6 MILES FROM MOLALLA, 40 ACRES IN CULTIVATION, 60 ACRES ALMOST READY FOR PLOW, BALANCE TIMBER ALL SEEDED TO GRASS FOR PASTURE, FAIR 6-ROOM HOUSE AND BARN, PINE CREEK ON PLACE AND SEVERAL SPRINGS. THIS PLACE IS AN IDEAL DAIRY OR STOCK FARM. WITH PLACE GOES COWS, HOGS, HORSE, ALL IMPLEMENTS AND ALL FOR ONLY \$50.00 PER ACRE. 1-3 CASH, BALANCE TO SUIT.

W. A. Beck & Co. MOLALLA

EXCLUSIVE AGENTS FOR Gregory Add., Kayler Add. and Harless Add. to Molalla

## BOW-WOWS WIN FIRST SKIRMISH

E. G. CAUFFIELD AND R. L. HOLMAN COME TO AID OF DOGS

## SALARIES RAISED BY CITY COUNCIL

Opposition Offered to Proposed Grade of John Adams Street—Street Superintendent's Get \$100 Monthly

After a sharp fight waged by a large number of persons to force dogs to be kept at home or be held in leash, the motion urged by the Woman's Club to that effect was lost, and the question was referred to a committee composed of Councilmen Holman, Albright and Horton, which will confer with the Woman's Club regarding a new ordinance at the next meeting of the council. The discussion was opened by Mrs. J. W. Norris, who stated that many fine laws in Oregon City were ruined and that much damage was done by dogs. Mrs. Davidson Cauffield and Mrs. H. C. Stevens said they had found that dogs were a great nuisance when they were allowed to run about the streets and did a great deal of damage. H. C. Stevens, George Randall, L. J. Horton and William Beard spoke against dogs being allowed to run about the streets.

E. G. Cauffield defended the dogs. He said they were an asset to a town and that as far as he was concerned he would not care to live in a town where there were no dogs. William Howell and Councilman Holman spoke against the proposed ordinance.

A communication from Mrs. George Warren was received in which she stated that some of the drug stores in the city were guilty of selling her husband liquor without a physician's prescription after he had been placed on the blacklist. She demanded an explanation and the council went into a committee of the whole to investigate the charges.

The proposed grade of John Adams Street was reported in the Enterprise Tuesday was read, and considerable discussion was caused over the grade of Tenth Street. George C. Brownell said he was opposed to such a large expenditure and cut. The report was placed on file. A petition was received requesting the improvement of Van Buren Street from Seventh to Twelfth Streets.

The monthly reports of the city engineer, the city recorder, the chief of police and the finance committee were received and accepted. A petition was received from a number of property owners requesting that an arc light be placed on Eleventh Street at Center. The matter was referred to the street committee as was a similar request for a light on Eighth Street. The report of F. A. Olmsted on the wearing surface of the pavement on lower Main Street was received. Mr. Olmsted reports that there was more asphalt in the pavement than was called for, but that the sand was good, which fact would tend to equalize there being too much asphalt. The overmount of asphalt will tend to make the street soft in summer.

The salary of the city health officer, Dr. Norris, was raised from \$10 to \$25 a month. The salary of the street superintendent was raised to \$100 a month and that of the street sweeper from \$80 to \$85 a month. A bid was received from T. E. Carrice to raise the Mountain View Fire House for \$25. The city attorney was instructed to draw up a contract with him. The question of electric signs on Main Street was referred to the committee.

Declaring that her husband is a habitual drunkard and has mistreated her, Lydia C. Bailey Wednesday filed suit for a divorce from William J. Bailey. They were married in Portland December 29, 1910. The plaintiff says her husband deserted her April 20, 1911. Melvina Matoney sues James Matoney for a divorce. They were married March 1, 1897. She says her husband left her March 1, 1908. She asks the custody of their child. Brownell & Stone represent the plaintiff.

Couple Gets License. A license to marry was issued Wednesday to Elizabeth Norphal and Charles E. Eaton, of Canby.

200 ACRES, 6 MILES FROM MOLALLA, 40 ACRES IN CULTIVATION, 60 ACRES ALMOST READY FOR PLOW, BALANCE TIMBER ALL SEEDED TO GRASS FOR PASTURE, FAIR 6-ROOM HOUSE AND BARN, PINE CREEK ON PLACE AND SEVERAL SPRINGS. THIS PLACE IS AN IDEAL DAIRY OR STOCK FARM. WITH PLACE GOES COWS, HOGS, HORSE, ALL IMPLEMENTS AND ALL FOR ONLY \$50.00 PER ACRE. 1-3 CASH, BALANCE TO SUIT.

W. A. Beck & Co. MOLALLA

EXCLUSIVE AGENTS FOR Gregory Add., Kayler Add. and Harless Add. to Molalla

W. A. Beck & Co. MOLALLA

EXCLUSIVE AGENTS FOR Gregory Add., Kayler Add. and Harless Add. to Molalla

W. A. Beck & Co. MOLALLA

EXCLUSIVE AGENTS FOR Gregory Add., Kayler Add. and Harless Add. to Molalla