

# Morning Enterprise

WEEKLY ENTERPRISE ESTABLISHED 1866.

THE WEATHER  
OREGON CITY—Fair and warm; light northerly winds.  
Oregon and Washington—Fair; warmer except near the coast; northwesterly winds.  
Idaho—Fair; warmer north portion.

CLACKAMAS COUNTY  
FAIR  
CANBY, OR.  
SEPT. 24, 25, 26, 27.

VOL. VI.—No. 31.

OREGON CITY, OREGON, THURSDAY, AUGUST 7, 1913.

PER WEEK, TEN CENTS.

## COUNCIL ACCOMPLISHES GREAT MASS OF WORK

With Mayor Jones presiding with his coat off and his shirt-sleeves rolled up, and with Chief of Police Shaw kept busy filling the water pitcher so that the councilmen could keep cool drinking the limpid ice water supplied by the city, Wednesday night's regular council meeting was a whirlwind of energy and accomplishment. Plans to clean up the slats had been made sometime before the meeting, and in a very large measure this was done even though the proceeding were opened with the reading of a two-page report of "unfinished business before the council and in the hands of regular and special committees." Councilman Hill who has been absent for the past four months, was present, and helped in the rush of business.

Applications of a property owner to have the interest on an assessment charged placed in 1906 remitted because he had received no notice of the assessment was denied, on the ground that if this was done in one case it would have to be done in all. Application for the placing of a fire hydrant in the middle of the suspension bridge was referred to the recorder and county court for a conference.

The Bank of Oregon City requested permission to erect a glass canopy over its Main street entrance and a steel awning over the Sixth street entrance. This was referred to the street committee.

First action out of routine came when a petition or remonstrance was received from property owners on 7th street asking the council to see to it that when the improvement of the street was carried through to the west line of High street the thoroughfare be made 60 feet wide all the way to the top of the bluff. City Engineer Noble presented a plan, showing that if this part of the street were but 40 feet wide, it would give practically a 60-foot street, owing to the sharp curve in the roadway at this point. After considerable discussion, however, Councilman Horton moved that the street be carried through at a 60-foot width, and this was adopted.

It developed later, in the evening that this action in regard to Seventh street had upset the plans for the balance of the improvement of the main hill thoroughfare, and the recorder was ordered to draw up a new resolution for the improvement embracing this feature, which will eliminate the "hitch" in the end of the street. This will make necessary a repetition of the work on the Seventh street preliminary work, but the council saw no other way out of it. This further delay on the Seventh street matter was the only failure of the "go ahead" policy to find for the evening.

Application from the Portland Railway, Light & Power company to put two cross-arms upon the public elevator tower at Seventh street, to carry its own and the city fire alarm wires, was referred to the elevator committee.

A petition from property owners in the district to have abated what was termed the nuisance of the barn used by Williams Brothers Transfer company, at Sixth and Sixth streets, was referred to the health and police committee. The petitioners stated that the barn contained horses and mules that stampered all night, that it was an unsanitary condition, gave offensive odors, and was a breeding place for flies.

The city engineer was ordered to prepare two grades for the south end of Madison street, where owing to the topography, houses on one side of the street are 30 feet above the other. A concrete retaining wall will separate the grades.

A dog-house, and a woodshed that projected 16 inches into an alley in a downtown block, were ordered removed by the council, and the alley thrown open to the public. In this matter City Recorder Stipp and City Attorney Stone presented conflicting legal opinions, but the council bet on Mr. Stipp's opinion, and ordered the alley opened.

Assessments for improvement of Thirteenth street, and for Main street from Moss to the Abernethy bridge were approved on report of special committees.

Ordinances providing for the re-

ducing in width of the alley in block 139, for the city entrance into a contract to improve Division street, and for the improvements of Main street with hard surface paving from Moss street to the Abernethy bridge were passed to second reading. Monthly reports of officers and the monthly appropriation to pay bills were also passed through. In the latter matter there was a lively tilt over the payment of money for work on Mountain View fire house, Councilman Albright charging that the special committee having this matter in hand had exceeded its authority, but the bill was voted paid, with 80 cents additional to pay for flag halyards.

Henry Brand was elected sexton at the cemetery by a vote of five to three, W. H. Clark being his opponent.

The mayor was instructed to appoint a committee of five, composed of councilmen and citizens, on charter revision.

Towards the close of the meeting Councilman Tooze gave notice that he would introduce at the next session an ordinance providing for the creation of the office of planning inspector, and providing rules and regulations for plumbing within the city.

Mr. Tooze, as chairman of the special committee having in hand the purchase of the Jones rock-crusher, also submitted a report, the burden of which was that the city could probably save \$1,200 per year by the purchase, and recommending the buying of the plant provided that it could be shown that in the purchase the city would attain superior rights to the rock ledge, which contains some 569,000 yards of excellent street-material. At present the water commissioners are said to claim that they have the first right to the property for reservoir purposes. The report submitted by Mr. Tooze went into many things besides the rock-crusher, and contained as well a plan for street maintenance and cleaning.

## JULY FINES AMPLE FOR POLICE NEEDS

July was a reasonably quiet and profitable month for the city police department, according to the report of Chief Shaw, submitted to the council at its regular meeting Wednesday evening. During the month there were 12 persons arrested, eight of whom paid fines aggregating \$85. One prisoner was declared not guilty, and two were released upon promise to leave town. The mayor and city recorder broke even in the matter of trials, each hearing six cases.

Throughout the month 33 hobos were gathered in, and were served a total of 32 meals. The meals cost the department \$6.40, leaving a comfortable balance from the fines to be applied to department expenses.

In the month, also, the city jail was overhauled and cleaned up, new wiring fixtures were installed, and the building generally freshened up, so that in the future it will almost be a pleasure to be a guest of the municipality.

LONDON, Aug. 6.—Lord Strathcona and Mount Royal, for many years a foremost figure in Canadian public life and now with the exception of Lord Wemyss, the oldest peer of the realm, quietly celebrated his ninety-third birthday anniversary today. He received a veritable flood of congratulatory messages and among the senders were hundreds of Canadians.

Founder of Osteopathy 85

KIRKSVILLE, Mo., Aug. 6.—Many messages of greetings were received here today to remind Dr. Andrew T. Still, famous as the founder of osteopathy, that this was his eighty-fifth birthday anniversary. Dr. Still was born in Lee county, Virginia, Aug. 6, 1828. He served in the civil war as surgeon of a Kansas cavalry regiment and after the war became post surgeon at the Shawnee reservation. It was here that the study of the human bone structure, especially of the spine, was forced upon him by the death of his two little daughters, of spinal meningitis. It was in 1874, when living at Baldwin, Kas., that he abandoned traditional medical routine and began to practice osteopathy as it is understood today.

SWEDISH SERVICE

Swedish service will be held in the Methodist church next Sunday, Aug. 10, at 3 p. m. The Rev. Otto Wm. Westling, of Portland, will preach. Good songs and music will be rendered. All Scandinavians are most cordially invited to attend.

## Members of Federal Mediation Board Who Are Endeavoring to Avert Big Railroad Strike.

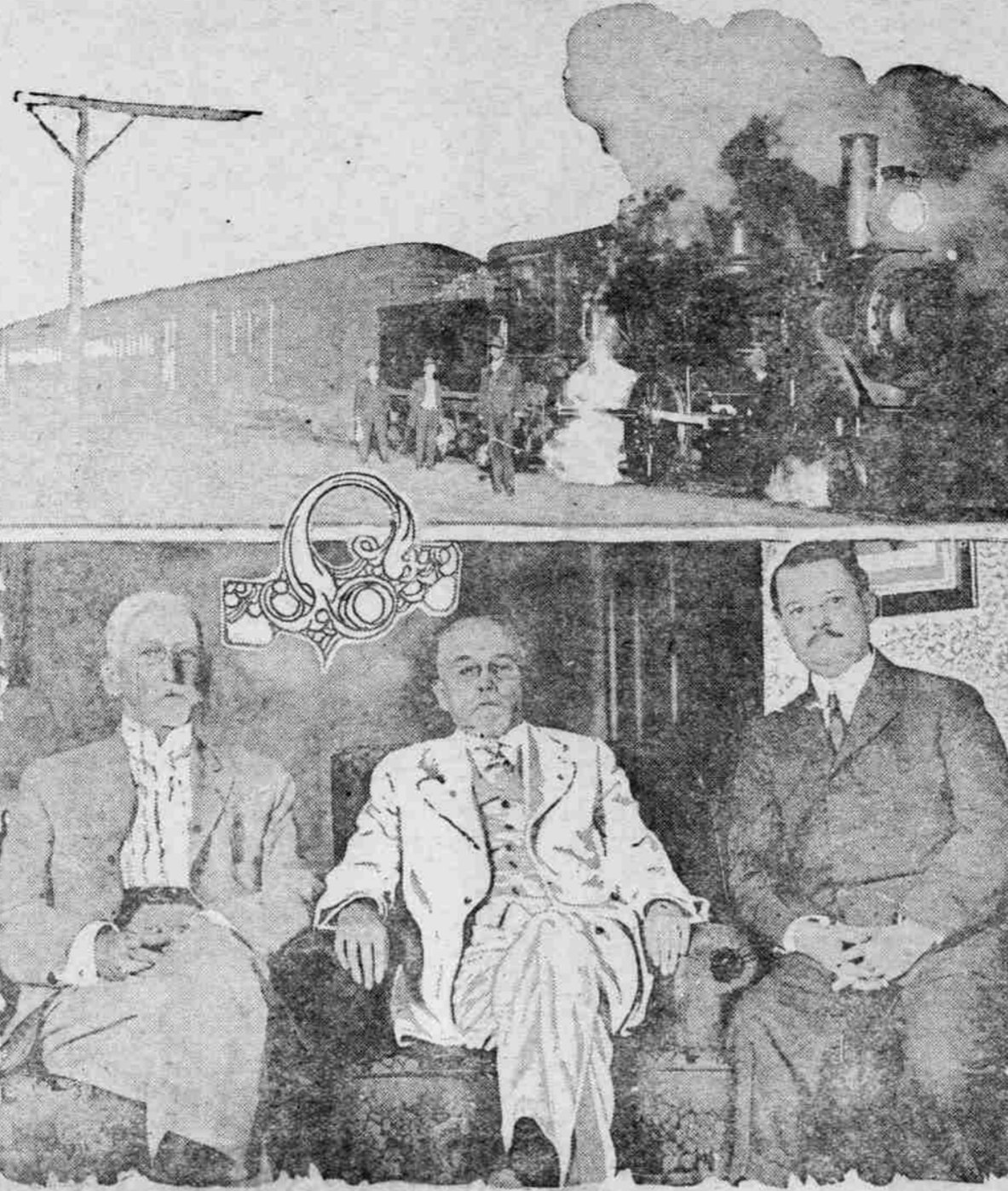


Photo copyright, 1913, by American Press Association.

From left to right are shown Judge William Lea Chambers, Judge Martin A. Knapp and G. W. W. Hanger of the commission of mediation and conciliation chosen under the Newlands act. They are prominently identified with the efforts being made to avert a strike of trainmen and conductors on the eastern railroads, involved in a controversy on the question of wages. Judge Chambers, head of the board, is a lawyer of Washington. He was chief justice of the International court of Samoa from 1897 to 1901 and on the Spanish treaty claims commission from 1901 to 1910. Judge Knapp, a New Yorker, was for many years chairman of the Interstate Commerce commission. In 1910 President Taft appointed him as an additional United States circuit court judge. G. W. W. Hanger, a Washington man, is chief statistician of the bureau of labor statistics.

## BEAUTIFUL WOMAN GIVES TIME TO HUMANE WORK



Miss Mabel Boardman, head of the Red Cross association.

INCENDIARY BUSY; FINE HOME RUINED

A fire, thought to be of incendiary origin, completely destroyed the home of Mr. and Mrs. Glugon, of Jennings Lodge late Tuesday night. The house, which contained 14 rooms, was located upon Boardman avenue, and the flames lighted up the district for miles around, and were plainly seen from Oregon City. Many people here believed the fire was in the neighborhood of Oswego.

Mr. and Mrs. Glugon, who have but recently come from Kentucky, retired early Tuesday evening. About ten o'clock Mrs. Glugon heard somebody prowling about the house, and spoke to her husband, but as no further sounds were heard the matter was forgotten. A few minutes later cries of fire in the neighborhood roused them again and they found their own dwelling a mass of flames. So rapid was the spread of the fire that the owners of the house barely had a chance to escape with their lives.

Neighbors formed a bucket brigade, but their efforts were futile and the house was burned to the ground. No furniture was saved from the structure, and only a minimum amount of personal effects were carried out.

Eugene Man Here

Ralph Russell, of Eugene, was a visitor in this city on business Wednesday. Mr. Russell made the trip from Eugene on his motorcycle. Mr. Russell left this morning for Astoria.

## Ring the Bell! Start the Wheels!

It's the jingle of the merchant's cash register bell that starts the factory wheels going.

GOODS THAT MOVE ARE GOODS THAT KEEP THE BELL RINGING. Goods of merit with which the public are made familiar through advertising make the merchandise of perpetual motion from factory to consumer.

Retailers are successful to the extent that they can anticipate public wants. Profits lies in moving popular demand.

Demand sets in for the article made familiar by newspaper advertising and merchants are quick to co-operate by pushing the local demand along.

It will pay manufacturers to spend their money where a market can be centralized and where local merchants will take hold of distribution with enthusiasm and intelligence.

Merchants and manufacturers interested in local advertising for nationally distributed articles are invited to write to the Bureau of Advertising, American Newspaper Publishers' Association, World Building, New York.

## BIGGEST VESSEL CUTS-UP AT SEA

NEW YORK, Aug. 6.—The steering gear of the giant imperator which docked here today, broke Saturday shortly before midnight, and the great ship, utterly helpless, made circles half a mile in diameter several times before she could be stopped.

There were late diners in the Ritz-Carlton restaurant but most of the 803 first cabin passengers were in bed when the steering gear suddenly snapped. The rudder shifted to port and the ship took a sudden list to starboard. Drinks and food were thrown into the laps of the diners. They rushed on deck in terror to find the ship beyond control running at 22 knots in a great circle.

It was found after the vessel was stopped, that a glycerine pipe connected with the gear had broken suddenly. That threw the gear out and made it unmanageable. The same thing had happened once before.

BEAVERS BLANK VENICE

Portland 4, Venice 0.  
Oakland 4, Los Angeles 3.  
San Francisco 5, Sacramento 3.

Coast League Standings  
Portland ..... 557  
Los Angeles ..... 516  
Sacramento ..... 504  
Venice ..... 480  
Oakland ..... 480  
San Francisco ..... 468

Anniversary of First Mass

BAR HARBOR, Me., Aug. 6.—A notable celebration was held here today in honor of the 200th anniversary of the first mass said on Maine soil. The celebration was conducted by the Main Catholic Historical society.

## WESTERN MAN AUTHORITY UPON MINING QUESTIONS



Senator Thomas J. Walsh, of Montana, chairman committee on mines and mining.

While wading in the Willamette river Tuesday evening near Canemah, Harry Divons, the four-year old son of H. Divons, stepped off the shalving plank and disappeared beneath the surface of the water. Many people witnessed the accident, and screams for help brought Walter Grossbacher to the scene. He dived into the river, and after some difficulty recovered the unconscious form of the small boy, and brought him to shore.

It took fifteen minutes work on the part of the rescuers and others to restore the lad to consciousness, but persistence with first-aid methods finally caused the boy to sit up and ask "What were all those bright lights I saw?"

The boy was later sent to the home of his parents, where he appeared to be none the worse for his adventure.

A short time before the accident to the Divons lad, Mrs. Peter Smith, who was also wading in the river, stepped upon a rusty spike and seriously hurt her foot.

CHICAGO, Ill., Aug. 6.—A number of the Progressive party here joined today in sending a telegram to Colonel Roosevelt, who is in the Southwest reminding him of the first birthday anniversary of their party. It was one year ago today that the organization of the Progressive party was completed.

EMPLOYEE IN MILL CRUSHED TO DEATH

J. P. Roehl for many years an employee of the Oregon City Woolen mills, was killed Wednesday morning in the company's big plant on lower Main street when he fell between a moving elevator and one of the floor lanterns. Nobody witnessed the accident, but it is believed that Roehl was riding upon the elevator, and attempted to step up and off the lift while it was still in motion.

His body was ground between the flooring of the elevator cage and the beams that supported the landing, and was terribly mutilated. The man was crushed to pulp from the waist down. Death did not come at once, but he passed away before medical attention could be given him.

Roehl was about 70 years of age, and had worked in the mills for over ten years, most of the time as a weaver. Recently he was removed from the looms, and as a reward for his long service was given easier work operating the elevator. He is survived by his widow, a woman much younger than himself. She was his second wife.

AT THE GRAND Today

"The Regiment of Two"

IN TWO PARTS—By Anthony E. Willis.

A refined and extremely laughable comedy. As refreshing as a Summer shower.

Two gay husbands organize a regiment of their own. They go fishing and cover themselves with glory.

The management will back this picture to a finish—because it is great.

## CONTRACT FIRM MAY LOSE WORK

SPECIFICATIONS IGNORED, DE-CLARE COUNCILMEN, WHO HINT REVOCATION

## CITY ENGINEER PLEADS HELPLESS

Oregon Engineering & Construction Company is Grilled for Methods, and Forfeits May Be Asked

The Oregon Engineering & Construction company came in for considerable attention at Wednesday night's council meeting and one of the last things the council did was to adopt a motion made by Mr. Holman that contracts which the company was at present enjoying be revoked and taken from it if the concern did not do the work according to specifications provided by the city.

This matter was brought up by the statement by one of the councilmen that complaint had been made to him that work placed on Sixteenth street was considerably larger than for which the specifications for the work called. City Engineer Noble admitted that such was the case, but added that though he had called the attention of the contractors to it, it appeared that nothing could be done. In the Sixteenth street case, Mr. Noble said, it was perhaps all right to use large rock as it would make a firmer foundation for the street.

Other councilmen then said that they had observed that the Oregon Engineering & Construction company did not always roll the various layers of rock that were put down. Mr. Noble asked about this also, admitted that quite frequently streets were not rolled as they should be. Then he smiled, shrugged his shoulders, and asked what he could do. It was this question on his part that moved a number of the councilmen to speak, and which finally resulted in the unanimous adoption of Mr. Holman's motion.

Earlier in the evening, when a bill for \$550.30 was presented by the company for a part payment on certain work, it was pointed out that on J. Q. Adams, Jackson and Sixteenth street work of the contracting company had not been done according to specifications, and there was a disposition on the part of some of the councilmen not to allow the bill. A legal opinion was read, however, stating that when the supervising engineer of a city permitted an infraction to be violated, and made no complaint, the city could be forced to pay for the work done.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

## DROWNING YOUTH SEES BRIGHT LIGHT

While wading in the Willamette river Tuesday evening near Canemah, Harry Divons, the four-year old son of H. Divons, stepped off the shalving plank and disappeared beneath the surface of the water. Many people witnessed the accident, and screams for help brought Walter Grossbacher to the scene. He dived into the river, and after some difficulty recovered the unconscious form of the small boy, and brought him to shore.

It took fifteen minutes work on the part of the rescuers and others to restore the lad to consciousness, but persistence with first-aid methods finally caused the boy to sit up and ask "What were all those bright lights I saw?"

The boy was later sent to the home of his parents, where he appeared to be none the worse for his adventure.

A short time before the accident to the Divons lad, Mrs. Peter Smith, who was also wading in the river, stepped upon a rusty spike and seriously hurt her foot.

CHICAGO, Ill., Aug. 6.—A number of the Progressive party here joined today in sending a telegram to Colonel Roosevelt, who is in the Southwest reminding him of the first birthday anniversary of their party. It was one year ago today that the organization of the Progressive party was completed.

EMPLOYEE IN MILL CRUSHED TO DEATH

J. P. Roehl for many years an employee of the Oregon City Woolen mills, was killed Wednesday morning in the company's big plant on lower Main street when he fell between a moving elevator and one of the floor lanterns. Nobody witnessed the accident, but it is believed that Roehl was riding upon the elevator, and attempted to step up and off the lift while it was still in motion.

His body was ground between the flooring of the elevator cage and the beams that supported the landing, and was terribly mutilated. The man was crushed to pulp from the waist down. Death did not come at once, but he passed away before medical attention could be given him.

Roehl was about 70 years of age, and had worked in the mills for over ten years, most of the time as a weaver. Recently he was removed from the looms, and as a reward for his long service was given easier work operating the elevator. He is survived by his widow, a woman much younger than himself. She was his second wife.

## WILLAMETTE'S HOPE IS GONE

SECOND ANNEXATION ELECTION RESULTS IN WORSE DEFEAT THAN FIRST TRIAL

## STEAMBOAT CREWS CAST BALLOT

Citizens of Older Town Now Rely Upon Promises of West Linn and Will Be Ready to Join New City Soon

Willamette lost its second annexation election Wednesday by six votes, somewhat worse than the first defeat, when but three ballots stood between the city and its ambitions to increase its size and take in territory embracing some two-fifths of the mill property and the major part of the school district in which it lies. There was no vote cast in Willamette proper, but the vote in the territory which it was hoped would be joined to the city was 31 against annexation and 25 in favor of it.

Three families known to be opposed to the annexation moved into the territory affected, and established residences in ample time to cast a ballot at the polls. In addition to this, it is said, the members of the crews of two river steamers also voted in the election, and it is presumed that they voted against annexation.

When the result of the balloting became known, there was a conference of leaders of the city, and after some discussion it was decided not to contest the election, but to rely upon the promises made by the proposed city of West Linn, promoters of which have already offered to annex Willamette to their town, and make one big city upon the west side of the river.

Those interested in the incorporation of West Linn, and the people of Willamette, have both been seeking territory immediately adjacent to Willamette's present boundaries. There has been considerable feeling shown over the outcome of the voting, but now that Willamette's desires have been twice defeated, it is said that "the hatchet" will be buried, and that hereafter Willamette will make preparations for becoming a part of West Linn. People of Willamette claimed that they only sought to have their city's territory increased so that they might be sure of the benefits of the school district, in which they were situated, and not to gain the money that would accrue from the taxation of the valuable mill property which was incidentally involved in the question.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was made by some of the councilmen that the Oregon Engineering & Construction company did not always wet down the streets before rolling down surfacing.

It is believed by the councilmen that threat of revocation of contracts will be sufficient to improve work done by the contracting company. Severe criticism was also made of the manner in which the concern was delaying certain work, and there was talk of revoking these contracts, or demanding the forfeit of payment, as provided in the contract for work not completed with specified time.

At another time in the evening complaint was