CANDIDATES FACE 7 MONTHS' FIGH

Oregon to Be Agog With Campaigns and Campaigners Next Year.

THROES PROLONGS

Primary Is in March, General Elec tion in November, While Some Officeseekers May Even Begin Work in February.

BALEM. Or., Aug. 19 .- (Special.) -- All records for long campaigns will be badly distanced next year, for the pri mary nominating election for state and ounty officers takes place on April 19 and the general election will not be held until November. It will therefore he necessary for the candidates to file their petitions with the Secretary of State as early as March 10, or 20 days before the primary nominating election.

Under the new law, passed at the election in 1910, permitting the voters of the different parties to express their choice for candidate for President, the primary nominating election is to be held 45 days before the first Monday in June, making the date April 19,

Under these conditions some of the prospective candidates for state and ounty offices will begin to circulate their petitions as early as February. as the law provides that all the regular primary nominating elections for state and county officers shall be held at the same time as the Presidential primaries in the year of a Presidential election

Campaign Is Long.

This will mean that the candidates will have nearly seven months of campaigning before the general election. In addition to securing petitions, they will also be called on early in the struggle to prepare their literature for the campaign sublicity namphiets is the campaign publicity pamphlets is-sued prior to the primary nominating elections, and in which each candidate is permitted to furnish a full and com-prehensive account of himself for the

The matter of these pamphlets must be filed with the Secretary of State 33 days before the primary election so that officials may have them printed that officials may have them printed and forwarded to all registered voters. Outside of the selection of members of the Legislature, on which the elec-tion of United States Senator will hinge, probably the strongest fight will be waged for the office of Secretary of State. Ben W. Olcott, incumbent, will have Governor West behind him. H. H. Corey, for years Chief Clerk un-fer Governor Benson and for nearly a der Governor Benson and for nearly s der Governor Benson and for nearly a year virtually Secretary of State himself during the absence of Governor Benson, when he was ill in California, will be an active candidate and is considered a strong contender. It is also reported that County Clerk Fields, of Multnomah County; John Coffey, of Portland, and a Southern Oregon candidate are in the field.

Hawley Out for Nomination.

In this district Representative Hawley will again seek the Republican romination. Charles L. McNary, a young Salem attorney, and George F. Roberts, ex-Mayor, are both mentioned Clackamas County, has also been talked of, but it is thought probable that he will remain in the State Sen-ate, as it is understood he will be a candidate for the presidency of that

It is understood that Representative Hawley will have opposition in the southern part of the state, though so far as known here no other candidate

has yet declared himself.

The term of Chief Justice Robert Fakin, of the Supreme Court, will also expire in 1913, as will the term of Dairy

and Food Commissioner Bailey.

Virtually all the district attorneys and some of the circuit judges will also leave office or be compelled to run for re-election. In this district it is understood that District Attorney Mc Nary will not seek re-election, district includes the countles of district includes the countles of Linn, Polk, Marion, Tillamook and Yambill.

REQUISITION IS REFUSED

Governor Against Asking Massachusetts to Return Sniderman.

SALEM, Or., Aug. 19 .- (Special.) Max Sulderman, who is charged with larceny by balies and who was arrested in Massachusetts for Portland officers, will not be returned to Oregon, as Gov-ernor West today said he would refuse to grant a warrant of requisition for It is alleged that -niderman secured a ring valued at \$175 from N. tolomon by payment of \$40 on a contract which provided that the property remained with the seller.

Similar requisitions have ben refused by the executive, as he considers that the law was made largely for the protection of pawn sharps, who furnish goods with little or no security and depend upon securing their money through criminal process. "If a man borrowed \$175 and left ...e state, the man who made the loan would have no redress. The principle seems to me to be much the same," said the Governor today.

WEBB'S LIFE HOPE FADES

Governor Again Says Death Penalty Must Answer Murder.

SALEM, Or. Aug. '9.—(Special.)— Each mail to the office of the Governor continues to bring in letters asking clemency for Jesse P. Webb, murderer of W. A. Johnson in Portland. Unless something new develops, however, Governor West probably will cling to his original intention and Webb will pay the death penalty.

Another plea was made to the Gov-ernor by Webb's daughter today, who said that Webb's home life had always been ideal and that news of the mur der came like a thunderclap to herself and to her mother. Governor gave her no encouragement.

CANAL MAY BE RUSHED

Hawley Telegraph That Oregon City Work Can Begin at Once.

OREGON CITY, Or., Aug. 18.—(Special)—President Hedges, of the Oregon City Commercial Club, and Secre-

tary Shewman, of the Willamette Open River and Freight Rate Association, received telegrams from Representative Hawley Saturday giving the information that no further Congressional action was necessary in connection with the construction of the canal on the east side of the Willamette River at the falls. Mr. Hawley is of the opinion that the work will be started soon.

The telegrams were in answer to messages sent Mr. Hawley urging that he make every effort to have Congress accept the report of the Army en-gineers as soon as possible. The answer to Mr. Hedges' message is:

wineers as soon as possible. The answer to Mr. Hedges' message is:

"Engineers have approved the construction of locks on east side of river, which will begin as soon as possible under acts and appropriations already made. Think no further Congressional action necessary at this time. However, will continue to assist in the work in any way possible."

The cost of the proposed work is estimated at \$755,000 and the Government will take immediate steps to acquire the necessary right of way. It is estimated that four years will be required to build the canal. The Army engineers agreed with the recommendation of Major McIndoe that it would be better and cheaper to build a canal owned by the Portland Fallway Light & Fower Company, and rebuild and enlarge it. Oregon has appropriated a similar amount, of which \$5000 has been expended in surveys and estimates. An additional appropriation

Normal School Friends May Attack Referendum, Too.

SALEM BABE NAMED AFTER TWO EARLY SETTLERS OF MARION COUNTY.



TILMON WALDO FORD.

SALEM, Or., Aug. 19.—(Special.)—This two-weeks-old infant bears the names of two of the earliest ploneers to enter the Willamette Val-ler. His name is Tilmon Waldo Ford, and he is the son of Charles D.

Ford, of Salem.

The baby is named after Tilmon Ford, a brother of the father, and after Judge William H. Waldo. These two men crossed the plains together in the '40s, and Judge Waldo, who is still living, is one of the best-known ploneers of Marion County. The late Tilmon Ford was an attorney here for many years.

.......

of \$159,000 by Congress will be re-

Tenino Men Fight Cougar.

CENTRALIA, Wash., Aug. 19 .- (Special)-Robert McArthur and Len Covert. two residents of Tenino, had a thrilling experience with a cougar last night while camping at Lake Offut. hight while camping at Lake Offut. Their sleeping quarters were in a tent, and during the night they were awakened by a cougar jumping into their bed. The animal held McArthur in such a manner as to leave him helpless, but Covert fought with the cougar, and, although badly scratched and bitten, finally succeeded in frightening the animal away.

Gold Hill Addition Not Annexed.

GOLD HILL Or., Aug. 18.-Alinvitation, expressed in a vote of an invitation, expressed in a vote of 41 to 4, to the people of the proposed new addition lying west of town, to become part of Gold Hill, the citizens there were unfavorable to annexation by a vote of 11 to 5. Had the addition annexed, \$20,000 worth of rallroad property, as well as the property within the addition, would have been added to the assessment list of the

Yamhill Has Heavy Timber.

M'MINNVILLE, Or., Aug. 19.—(Special.)—A cruise of the timber lands of Yamhill County by the Assessor's of-Yamhill County by the Assessor's of-fice has revealed a quarter section of fir timber that is generally conceded to be the peer of any other quarter section of timber in Oregon and Wash-ington. This body of timber lies on the north fork of the Yamhill River and contains 94,700,000 feet of saw tim-ber, valued in the county assessment at 50 cents per thousand, which totals \$51,400.

Train Hits Centralia Man.

CENTRALIA. Aug. 19.—(Special.)—Otis Lentz, a resident of Centralia, had a narrow escape from death today, when a team that he was driving was struck by a Northern Pacific train at a grade crossing in this city. The force of the collision demolished the wagon, and Lentz was rendered unconscious. and Lentz was rendered uncons His injuries were numerous cuts and bruises, a severe scalp wound and a general shock from the accident, but he will recover.

Oddfellows Dedicate Temple.

EUGENE, Or. Aug. 19.—(Special.)—The new Oddfellows' Temple at Marcola was dedicated tonight. The exercises were attended by members of the Eugene Lodge, who made the trip in automobiles. J. W. Bowersox, of Albany, state grand master, and E. E. Sharon, of Portland, grand secretary, were present. The exercises were followed by a banquet.

Louis Johnson's House Burns.

JOSEPH, Or., Aug. 19,-(Special.)-Pire today destroyed the residence of Louis Johnson, situated at the out-skirts of the town. Owing to the ab-sence of the family in the mountains gathering buckleberries, the fire was not discovered until too late to ren-der any assistance. The loss sustained was about \$2000.

Elgin Plans Flower Carnival.

ELGIN, Or., Aug. 18 .- (Special.) -- On ount of the lateness of the season Eigin's fifth annual flower carnival will be held September 1 and 2. On these days the women of the Cemetery Society will serve luncheon, the recelpts to go to the maintenance of the

Railroad Requests Granted.

SALEM. Or. Aug. 19.—(Special.)—
After visiting Cow Creek Canyon, on
the Southern Pacific, and inspecting
the line of the Salem, Falls City &
Western, Rallroad Commissioner Campbell has decided that all the exemptions
from the fencing laws which were
asked by the roads are just, and they
will be allowed.

is successful shortly afterward a similar suit will be filed in behalf of the normal

It is also highly probable that a similar effort will be made for the Malarkey public utilities bill. It is believed that the friends of these measures are biding their time to learn the outcome of the efforts of friends of the university.

Same Defects in Each Petition.

Ex-Justice Slater has frequently said that the same alleged forgeries and frauds which are apparent in the uni-versity referendum petitions are plain on the petitions directed at the Maiarkey bill and the bill for the Monmouth Normal School appropriation.

Secretary Olcott is placed in a peculiar position by the filing of the suit, which directed at- him. office of Secretary of State he is also a member of the Board of Regents of the university. At a recent meeting of the Board he suggested that the mem-bers of that Board start a subscription to assist in paying the attorneys' fees for the fight against the referendum, and he is an avowed supporter of the uni

At the same time he is made the sole defendant in the two suits which have been filed here. Among the allegations is one that Olcott, as Secretary, did not examine the names to determine whether they were fraudulent.

"Such an allegation is somewhat mis leading," he said today. "I considered that I merely acted in a ministerial capacity, and that it was not my duty o determine whether such names were orged. In fact, it is a manifest absurdity for anyone to believe that I could or should do so, when it is rememcould or should do so, when it is remem-bered that for many weeks at a time several detectives and handwriting ex-perts were busy examining the petitions to secure evidence. "Perhaps such an allegation is an es-

sential part of the complaint, but it places me in a bad light, as though to a certain extent I were trying to abet the referendum, when, as a matter of fact, my position, as set out by the law, is merely to take such petitions and file them. Obviously, I have nothing else

GROCER HELD AS BURGLAR

Posse Surrounds Store Late at Night and Catches Proprietor.

CHEHALIS, Wash., Aug. 12.—(Special.)

-Flickering matches in the hands of J. C. Matson, who had occasion to visit his grocery on Market street late last night, brought Night Marshal Parr, Sheriff Urquhart and others to the shop, which was surrounded, and the men pre-pared with musketry to capture the supposed intruder when he came from the

building.

Mr. Mateon heard the men outside the store and concluded that an attempted burglary was afoot. He stealthly left the rear door of the store and was confronted by an officer. Explanations fol

GERMAN ARRESTED AS SPY

British Prosecution Intimates Kaiser's Government Is Involved.

PLYMOUTH, England, Aug. 19 .-Philip Max Schultz, a German army of-ficer, was arrested here today, charged with explonage. It is asserted that a mass of incriminating correspondence was found in his possession. Bail was refused, and Schultz was remanded by a magistrate for one week. The prosernment was involved in the case.

The prisoner is a Lieutenant of the Thirteenth Hussars, stationed at Frankfort-on-the-Main.

THRONG TO STORM BURNS Central Oregon League Meeting to

Attract Many Delegates.

By seven different routes, delegates valley. It commands a strom all parts of Oregon will drive the surrounding country.

attend the annual meeting of the Central Oregon Development League. The organization of the Central Oregon League to work in conjunction with the Oregon Development League, was completed in Portland this week with William Hanley of Burns, president: completed in Portland this week with William Hanley, of Burns, president; W. S. Worden, of Klamath Falls, vice-president; J. W. Brewer, of Redmond, vice-president, and J. E. Sawhill, secretary-treasurer. T. A. Baldwin, of Prineville, W. Lair Thompson, of Lake-view, and L. G. Chapman, of Ontario, will act with the officers on the executive committee. C. R. Gray, William McMurray, J. N. Williamson and C. C. Chapman will be the advisory committee of the organization.

tee of the organization.

Delegates will be sent to the convention at Burns by the commercial clubs of Portland, Albany, Eugene and Medford, in the Williamette Valley, and by the commercial organizations of nearly all of the more important towns of Fastern Organo

nearly all of the more important towns of Eastern Oregon.

The chief movement that will be taken up by the league at the meeting in October will be the establishment of two experiment stations in Crook County, one for dry farming and one for irrigation. With the assistance of the railroads and of the Portland Commercial Club, funds will be raised, chiefly in Crook County, to finance the enterprise. The money will be placed in the hands of the Oregon Agricultural College, which will be given full power to act in the selection of sites and the management of the proposed

WATER CASE UNDECIDED

QUESTION OF PAYING COST OF HOQUIAM MAINS PROBLEM.

Public Service Commission Withholds Decision Pending Inquiry in Other Cities of State.

HOQUIAM, Wash., Aug. 19.—(Special.)—Decision in the case of Louis Miller and others against the Hoquiam Water Company, heard before the Pubmay be delayed until the Commission-ers take evidence in other cases throughout the state for the purpose of fixing water rates. Following the taking of testimony, Commissioner Fairchilds said:

"The policy the Commission adopts in this matter will be taken into con-sideration when the cost of reproducing the plant for the purpose of placing a rate at a later day is considered. There has been no question in my mind as to who should pay the cost of installing service mains, and I believe the water company gets the benefit, and the cost should not be borne by the property holder.

"Yet I have no hesitancy in saying

"Yet I have no hesitancy in saying that the evidence of Mr. McDougail has given me a new thought, which will require some study of the situation. The matter of a patron asking for unnecessary service pipes might be a serious handicap to a corporation and be unreasonable. In regard to adopting the rule in this case, it does not matter much, as the consumer ultimately pays the damages.

"This decision will be of great public importance, and unless there is some reason for a speedy decision I would desire to hold this over until later. If the corporations are expecting to claim the cost of service pipe installation in

the corporations are expecting to calming the cost of service pipe installation in the inventory and want returns on this investment, then they should pay the installation bill. Take, for instance, Seattle. They have 50,000 service taps, valued at \$10 each. It would mean an expenditure of half a million they are entitled to dollars on which they are entitled to returns.

Deputy Attorney-General Carey then suggested that in the future all moneys paid for tapping charges should be placed in a separate fund by the water company and he returned to the patron in event of the decision against the water company. The date of the decision was continued to allow the Company. mission its request to get further evi-

LONESOME HUSBAND SUES Father of Bride of a Day Asked to Pay \$10,000 Damages.

HILLSBORO, Or., Aug. 19 .- (Special.) -Sult has been filed in the Circuit Court by James Wilson against Gus Lewis, asking \$10,000 damages. Wil-son married Vida M. Lewis without her parents' consent, in June, and took her according to her statement, against her will, to a woodchopper's cabin in the woods north of Hillsboro. Wilson was woods north of Hillsboro. Wilson was arrested on complaint sworn to by the father, and the girl returned to her parents. The first charge of assault was dismissed and Wilson was acquitted by a jury on a second charge. He says his reputation has been dambarses to the extent of aged by the charges to the extent of \$10,000. On July 10, Judge Campbell granted

Miss Lewis a decree of annulment, she not being 18 years of age when mar-ried. Wilson was fined \$25 this week in the Circuit Court on a charge violating the restraining order forbidding him to molest his former bride

ARMY OFFICER FOUND DEAD

Overdose of Drug Ends Life of Captain Thornton, Who Faced Charges. SEATTLE, Wash., Aug. 19 .- Captain

Frank T. Thornton, commanding the Sixty-third Company, United States Artillery, was found dead in his quar-ters at Fort Lawton today. Death had apparently been due to an overdose of bromidia. On a dresser in his room was found a partly-emptied bottle of the drug, which, officers say, Thornton had used to check an attack of insom-

Captain Thornton was under arrest in his quarters at the time of his death for some alleged infraction of military discipline. When he falled to appear for breakfast this morning, his quarters were searched and the body

Captain Thornton, who was only recently promoted to a captaincy, was transferred here from the Presidio, San Francisco, six months ago. He was born in Indiana 33 years ago, and saw service in the Philippines.

CLUB RAIDS BUSINESS MEN Glendale Organization Takes Novel

GLENDALE, Or., Aug. 19 .- (Special.) -The Glendale Commercial Club cele-brated the opening of its new clubhouse today by enrolling as active members virtually every merchant and business man in the city, as well as several farmers from Cow Creek valley ranches. The entire club, the members, wearing badges bearing the words, "I am a member of the Glen-dale Commercial Club. Are you?" called in a body on every business man in the city and within three hours all but one had been enrolled.

Way to Swell Membership.

The new home of the club is on Ma-drone Heights overlooking the city and valley. It commands a superb view of

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IDAHO DEALERS SAID TO CHEAT BUYING PUBLIC.

Boise and Pocatello Inspection Reveals Frauds Declares Federal Food Inspector.

BOISE, Idaho, Aug. 19 .- (Special.)-Boise and Pocatello are severely rep-rimanded and declared to be the head-quarters of shortweight artists whose sole policy is to victimize the con-sumer, in the report of Federal Pure Food Inspector F. S. Holbrook, who, following an investigation of conditions in these three cities, says that not only are the weights and measures "doctored" to suit the merchants, but goods are mislabeled and the consumer

goods are mislabeled and the consumer robbed on every hand.

The responsibility for this condition of affairs is laid primarily at the door of the state dairy, food and sanitary inspector, who is charged with being asleep on his job. This intimation In-spector Wallis denies, declaring that he has insistantly prosecuted short-weight merchants. weight merchants.

Mr. Holbrook declares in his report that Boise has a set of city standard weights and measures; the State of Idaho has another set furnished by the Federal Government, but neither set is used, and the state inspector falls utterly to enforce the state laws governing weights and measures.

Probably Boise suffers more from shortweight butter. "Every brand of creamery butter marked 'one pound,' which we inspected was short in aver-age weight," said Mr. Holbrook, "while 64 per cent of the individual prints were found in this condition. The three heaviest brands found were short by 2.1 per cent, 4 per cent and 8.8 per cent, respectively."

The conditions in Pocatello are very

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I have a new Method that cures rupture and

I have a new Method that cures rupture and I want you to use it at my expense. I am not trying to sell you a Trues, but offer you a cure that stays cured and ends all trues-wearing and danger of strangulation forever.

No matter whether you have a cingle, double or navel rupture or one following an operation, my Method is an absolute cure. No matter what your age nor how hard your work, my Method will certainly cure you. I especially want to send it free to those apparently hopeless cases where all forms of trusses, treatments and operations have failed. I want to show everyone at my own expense, that my Method will end all rupture suffering and truss-wearing for all time. This means better health, increased physical ability and longer life. My free offer is too important to neglect a single day. Writs now and begin your cure at once. Send no money. Simply mail coupon below. Do it to-day.



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to such a degree that
many deaf 'people
can now hear the
faintest sound and
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of church, public
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magnifies sound,
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the natural hearing.

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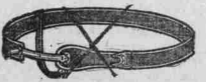
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Trusses Like These Are A Crime



Get Rid of Elastic Bands, Springs and Leg-Straps. Such Harness Has Forced Thousands to Undergo Dan-

gerous Operations. Trusses like those shown above—the belt Trusses like those snown above—the belt and leg-strap, elastic and spring contraptions—sold by drugstores, surgical instrument houses and many self-styled "Hernia Specialists"—make life miserable for every-body who wears them.

And even when drawn so light you can searchly stand to been them on they do

and even when urawa so light you can scarcely stand to keep them on—they do no good whatever.

Instead, they often do immense harm— they squeeze the rupture, often causing errangulation—dig into the pelvic bone in body who wears them.

Rupture—as explained in our free book—can't be relieved or cured—can't even be kept from growing worse—unless constantly held in place. Just as a broken hone can't "knit" unless the parts are held securely And—just as a handage or splint is the early way a broken bone can be held—the right kind of trues is the only thing in the world that can keep a rupture from coming

The Plain Truth Is This.

What a difference it will make when you What a difference it will make when you get that kind of truss.

And you can get exactly that kind of truss—without risking a cent of your money.

It's the famous Cluthe Truss or Cluthe Automatic Massager.

Far more than a truss—far more than nevely a device for holding the rupture in So different from everything else for ture that it has received 18 separate pate

Thousands say it is as comfortable as their clothing. their clothing.

No belt, elastic band or springs around your waist, and no leg-straps—nothing to pinch, chare, squeeze or bind. Self-regulating, zelf-adjusting. It is held in position by suction—cap't shift or silp—the only trus in existence that is honestly guaranteed never to let the rupture come out.

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if you don't get better right away—then the truss won't cost you a cent. How It Strengthens and Heals.

In addition to holding the rupture, the uthe Truss or Cluthe Automatic Massager is constantly giving a soothing, strengthening massage to the weak ruptured parts.

All automatically—the massage goes on all day long, all without any attention whatever from you. ever from you.

This massage—which strengthens just as exercise strengthens a weak arm—is so remarkably beneficial—so remarkably curative—that in 199 cases out of every 200 rupture begins to get better from the day a Cluthe Truss is put on.

The World's Greatest Book on Rupture. The World's Greatest Book on Rupture.

Don't go on letting your rupture get worse—don't spend a cent on account of your rupture until you get our book of advice—which two cents for a stamp—or a penny for a postal—will bring you.

This remarkable book—cloth-bound. \$2 pages, 21 separate articles, and 19 photographic pictures—took us over 40 years to write—took us that long to find out all the facts we've put in it.

It explains the damests of operations and why they don't always cure to stay cured. Tells why—for the protection of the public—drugstores should not be silowed to sell triases.

Explains why belt, spring and elastic

usses. Explains why belt, spring and elastic usses can do no good. Exposes the hum-ing "methods," "appliances," "plasters," And tells—absolutely without misrepresentation—all about the Cluthe Truss—just how it should be caring massage—how it is water-proof—how it ends all expense—how you can get it on trial—and gives names and addresses of over 4000 people who have tried it and want you to know should it. ple who have these it and want you to know about it.

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