

SHORT MESSAGE STICKS TO TARIFF

President Wilson Advises the Extra Session.

URGENT NEED OF REFORMS

Chief Executive Says Recent Elections Laid a Duty Upon the Democratic Party, Which Must Lighten the Burden of the People—Says It Would Be Unwise to Move Forward Headlong or With Reckless Haste; That Business Must Be Encouraged, Not Destroyed, but That Everything That Has a Semblance of Privilege Must Be Abolished—Promises Special Message Dealing With Needed Banking and Currency Laws.

To the Senate and House of Representatives:

I have called the congress together in an extraordinary session because a duty was laid upon the party now in power at the recent elections which it ought to perform promptly in order that the burden carried by the people under existing law may be lightened as soon as possible and in order, also, that the business interests of the country may not be kept too long in suspense as to what the fiscal changes



by American Press Association.

PRESIDENT WILSON.

are to be to which they will be required to adjust themselves. It is clear to the whole country that the tariff duties must be altered. They must be changed to meet the radical alteration in the conditions of our economic life which the country has witnessed within the last generation. While the whole face and method of our industrial and commercial life were being changed beyond recognition the tariff schedules have remained what they were before the change began or have moved in the direction they were given when no large circumstance of our industrial development was what it is today. Our task is to square them with the actual facts. The sooner that is done the sooner we shall escape from suffering from the facts and the sooner our men of business will be free to thrive by the law of nature of the nature of free business instead of by the law of legislation and artificial arrangement.

How Tariff Has Grown.

We have seen tariff legislation wander very far afield in our day—very far indeed from the field in which our prosperity might have had a normal growth and stimulation. No one who looks the facts squarely in the face or knows anything that lies beneath the surface of action can fail to perceive the principles upon which recent tariff legislation has been based. We long ago passed beyond the modest notion of "protecting" the industries of the country and moved boldly forward to the idea that they were entitled to the direct patronage of the government. For a long time—a time so long that the men now active in public policy hardly remember the conditions that preceded it—we have sought in our tariff schedules to give each group of manufacturers or producers what they themselves thought that they needed in order to maintain a practically exclusive market as against the rest of the world. Consciously or unconsciously we have built up a set of privileges and exemptions from competition behind which it was easy by any, even the crudest, forms of combination to organize monopoly, until at last nothing is normal, nothing is obliged to stand the tests of efficiency, and economy, in our world of big business, but everything thrives by concerted arrangement. Only new principles of action will save us from a final hard re-orientation of ourselves and a complete loss of the influence that quick enterprise and keep independent energy give.

Most Abolish Privilege.

It is plain what those principles must be. We must abolish everything that bears even the semblance of privilege or of any kind of artificial advantage and put our business men and producers under the stimulation of a constant necessity to be efficient, economical and enterprising, masters of competitive supremacy, better workers and merchants than any in the world. Aside from the duties laid upon articles which we do not and probably cannot produce, therefore, and the duties laid upon luxuries and merely for the sake of the revenue they yield, the object of the tariff duties henceforth laid must be effective competition, the whetting of American wits by contest with the wits of the rest of the world.

How's This?

We offer One Hundred Dollars Reward for any case of Catarrh that cannot be cured by Hall's Catarrh Cure. F. J. Cheney & Co., Toledo, O. We, the undersigned, have known F. J. Cheney for the last 15 years, and believe him perfectly honorable in all business transactions and financially able to carry out any obligations made by him. National Bank of Commerce, Toledo, O. Hall's Catarrh Cure is taken internally, acting directly upon the blood and mucous surfaces of the system. Testimonials sent free. Price 75 cents per bottle. Sold by all druggists. Take Hall's Family Pills for constipation.

this end headlong, with reckless haste or with strokes that cut at the very roots of what has grown up among us by long process and at our own invitation. It does not after a thing to upset it and break it and deprive it of a chance to change. It destroys it. We must make changes in our fiscal laws, in our fiscal system, whose object is development, a more free and wholesome development, not revolution or upset or confusion. We must build up trade, especially foreign trade. We need the outlet and the enlarged field of energy more than we ever did before. We must build up industry as well and must adopt freedom in the place of artificial stimulation only so far as it will build, not pull down. In dealing with the tariff the method by which this may be done will be a matter of judgment, exercised item by item. To some not accustomed to the excitements and responsibilities of greater freedom our methods may in some respects and at some points seem heroic, but remedies may be heroic and yet be remedies. It is our business to make sure that they are genuine remedies. Our object is clear. If our motive is above just challenge and only an occasional error of judgment is chargeable against us we shall be fortunate.

Thorough, but Moderate.

We are called upon to render the country a great service in more matters than one. Our responsibility should be met, and our methods should be thorough, as thorough as moderate and well considered, based upon the facts as they are, and not worked out as if we were beginners. We are to deal with the facts of our own day, with the facts of no other, and to make laws which square with those facts. It is best—indeed, it is necessary—to begin with the tariff. I will urge nothing upon you now at the opening of your session which can obscure that first object or divert our energies from that clearly defined duty. At a later time I may take the liberty of calling your attention to reforms which should press close upon the heels of the tariff changes, if not accompany them, of which the chief is the reform of our banking and currency laws, but just now I refrain. For the present I put these matters on one side and think only of this one thing—of the changes in our fiscal system which may best serve to open once more the free channels of prosperity to a great people whom we would serve to the utmost and throughout both rank and file.

WOODROW WILSON.

The White House, April 8, 1913.

INTEREST IN THE SESSION.

For the First Time in Many Years Democrats Control.

Elements in the extra session of congress are unusual. President Wilson has called the great body together at a time when his party has absolute control of every branch of the government relating to legislation. This has not been the case before in twenty years. During that period of long ago when the Democrats were in power President Cleveland called an extra session, but the conditions were vastly different from now. The extra session under President Wilson is remarkable because the lawmakers to a large extent are men of comparatively recent rise to prominence. Because of the fact that the Democratic party is providing a change from Republican rule for the first time in sixteen years great interest is centered upon the doings of congress.

Virtually a new generation of legislators has sprung up. With but a very few exceptions there are no men who figured in congressional doings of twenty years ago who are sharing the responsibilities of the body now. Of only one thing has the public been absolutely certain, and that is that the tariff would be first and foremost among the subjects for work by the legislators, and that revision downward would be the purpose. The legislators themselves have not known just how the revision is to be managed, and it has been well understood that they would not all be pleased over all the details of the ultimate changes. The subject has been thrashed over so often and earnestly that its intricacies have become feared. The ways and means committee, which has had the task of drafting the tentative form of the new tariff measure, has been unable to announce completion of its work in advance of the extra session, but the probability is that the measure will be taken up schedule by schedule. The public has been led to expect that after the tariff is disposed of congress will consider currency, the income tax, Philippine independence and the Panama tolls questions. Much publicity has been given to the proposed national income tax. The tax will probably apply only to incomes of over \$5,000 annually. Certain members of congress hold that this sort of levy would be confined to but a comparatively small proportion of the public and that the revenue would not be sufficient. They argue that an inheritance tax should be added to insure the needed revenue.

Farmers Sell Direct. Farmers in the Molalla-Canby district of Clackamas county have a plan to market their produce directly to the consumer in Portland by bringing it to the city on auto-trucks, and cutting out the middleman. They hope to save 40 to 60 per cent in the present cost to the buyer.

Loganberries Profitable. Loganberry culture is profitable, when this delicious fruit produces as it did for a fruit grower on Mission Bottom, Marion county, yielding 12,200 pounds to the acre last season. These were the weights given by the canner where he marketed his fruit. He was paid four cents per pound, or \$488 per acre. About \$360 of this amount was net.

—Tresspass notices, weather proof, for sale at Observer Job office.

Do You Know?

That 1,649 Accidents happen in an hour? That 39,586 Accidents happen in a day? That 1,294,080 Accidents happen in a month? That 14,448,060 Accidents happen in a year? (In the United States alone?) That the wise investment of One Dollar a month will cover you against Sickness, Accidental Death, Loss of Limbs or Eyesight. That the best Protection is that which is afforded by the Monthly Payment Policy of Occidental Life Insurance Company with Assets of over One Half Million Dollars for the protection of policy holders?

Let the Occidental Life Insurance Company carry your risks. Why not lock the barn door before the horse is stolen? The premium is so small, payment of same will never be a burden and if your time has any money value you cannot afford to be without the protection given by this company. AND HELP PAY The Rent, the Grocer, the Butcher, the Baker, the Doctor? C. R. BENNETT, Dallas, Oregon, Local Treasurer.

Says He's Napoleon's Grandson. What Do You Think About It?



Photo by American Press Association.

WILLIAM GORDON of Los Angeles claims to be a grandson of Napoleon. This led the artist to make an interesting composite picture. He took a copy of the famous painting "Napoleon on the Bellerophon" and pasted on it a photograph of Gordon. From this, the illustration was made. It shows the two as they would appear if a century could be bridged. What do you think of Napoleon's alleged grandson? Does he look anything like the "Little Corporal"?

A LECTURE WORTH WHILE

Old Oregon Saved. Assurance has been given that Washington that the famous old battleship Oregon will not be dismantled and broken up, as was feared, but it will be retained in commission as a part of the Pacific reserve fleet, with headquarters at the Puget Sound navy yard. Advances have been received in this effect in response to petitions from this state that the old sea fighter be saved from destruction.

NO REASON FOR IT.

You Are Shown a Way Out. There can be no reason why any reader of this journal suffers the tortures of an aching back, the annoyance of urinary disorders, the pains and dangers of kidney ills will fail to heed the word of a resident of this locality who has found relief. The following is convincing proof:

F. A. Sutton, Hoyt and West Sts., Salem, Oregon, says: "For ten or twelve years kidney trouble was the plague of my life. I suffered intensely from pain in the small of my back and was often unable to move. I doctored and tried a number of remedies but to no avail, and I was in a bad way when I used Doan's Kidney Pills. They benefited me at once and after I had taken the contents of three boxes, I was free from every symptom of kidney complaint. My health is now of the best and for that reason I cannot recommend Doan's Kidney Pills too highly." (Statement given January 31, 1906.)

Re-Endorsement. Recently Mr. Sutton said: "I will gladly confirm all that I have previously said in favor of Doan's Kidney Pills. This remedy cured me three years ago and I have had no return attack of kidney trouble."

For sale by all dealers. Price 50 cents. Foster-Milburn Co., Buffalo, New York, sole agents for the United States. Remember the name—Doan's—and take no other.

Satisfaction of Mortgage.

The Observer has added Satisfaction of Mortgage to its stock of legal blanks. Notices and Attorneys may now secure them in any quantity desired. Phone orders for legal blanks given prompt attention.



YOUNG MAN

If you are wise enough to take with you a box of OUR DELICIOUS CONFECTIONS When you make that contemplated evening call you can ring the bell in full confidence that your reception will be cordial.

THE COSY CORNER

—Tresspass notices, weather proof, for sale at Observer Job office.

FOR WELFARE OF CHILD

Mrs. LaMoyné L. Livingstone to Lecture at Star Theater in Dallas on Uplift Work For Children.

Mrs. LaMoyné L. Livingstone, cousin of the noted explorer, David Livingstone, is in the city, lecturing on "The Child and His Parents."

Mrs. Livingstone says much is being written today regarding the improving of the human family. Man has been so occupied with the dollar sign, and deeply interested in all other kingdoms, that he has forgotten the human family. "We spent \$38,000,000 last year on warships," says Mrs. Livingstone, "while fifteen million school children are suffering from preventable diseases. Why not spend some of this money on the child? Hogs, horses, and cows are well looked after, while the little child is exploited for the greed of gold. The improving of the race will come through the child, in changing the conditions and giving more attention to the teaching of some of the big questions pertaining to life.

Sex Hygiene Needed.

"Sex hygiene should be taught in every home, and be a part of the regular studies in our schools. We, who are eugenists, believe that no diseased man or woman should call into the world a human being. Much of our crime today is caused through a diseased condition of the human plant, and if we desire a healthy generation there must be a decrease in the perpetuation of species from unhealthy stock. A certificate of health will in the near future be demanded from every man and woman who wishes to enter the marriage bond before they can be married by bishop, priest or magistrate."

Accompanying Mrs. Livingstone is Mr. De Ville Linville, baritone soloist, who will sing a number of high class songs. This lecture is illustrated with 50 slides, and will be given Wednesday evening, April 9, at the Star Theater, at 8 o'clock.

—Tresspass notices, weather proof, for sale at Observer Job office.

Notice to Creditors.

Notice is hereby given that I, the undersigned administrator of the estate of Catherine S. Baskett, deceased, by the County Court for Polk County, Oregon, and have qualified as such administrator; all persons having claims against said estate are required to present the same to me properly itemized and verified as required by law, at Rickreall, Polk County, Oregon, on or before the expiration of six months from the date hereof, and all persons owing the said estate are requested to pay the same to me as administrator of said estate.

Dated this 31st day of March, 1913. H. C. FOX, Administrator of the estate of Catherine S. Baskett, deceased. 4-1-4-29

Executor's Notice.

Notice is hereby given to whom it may concern, that the undersigned has been duly appointed executor of the last Will and Testament of H. R. Grant, deceased, by the Hon. County Court of Polk County, Oregon; all persons having claims against said estate are hereby notified to present the same duly verified, to the undersigned, on or before six months from the date hereof and all persons knowing themselves indebted to said estate are notified to call and settle the same at once.

Dated at Dallas, Polk County, Oregon, this 4th day of April, A. D. 1913. J. M. GRANT, Executor of the last will and testament of H. R. Grant, deceased.

SIBLEY & EAKIN, Attorneys for Estate. 4-8-5-6

Summons.

In the Circuit Court of the State of Oregon, for Polk County, Department No. 2. Frank L. Brown, Plaintiff, vs. Elda Jones, Defendant. To Elda Jones, the above named defendant,

In the name of the State of Oregon, You are hereby required to appear and answer the complaint filed against you in the above named case and Court on or before six weeks from the date of the first service of this summons upon you by publication, and if you fail so to appear and answer the plaintiff will take a decree against you as prayed for in his complaint herein, to-wit: that the plaintiff is the owner of the North half of the Thomas Holcomb D. L. C. being Claim No. 41, Not. No. 5166 in Township 7, South of Range 6 West of the Willamette Meridian in Polk County, Oregon, and that the defendant is the owner of the South half of said D. L. C. subject to the estate of Joseph Brown, and subject to the claims of any subsequent heirs of the said Joseph Brown, and for such other and further order and decree in the premises as the Court may think proper.

This summons is published by order of the Hon. J. B. Teal, County Judge of Polk County, Oregon, made at Chambers at Dallas, Polk County, Oregon, this 7th day of March, 1913, and the date of the first publication is March 11th, 1913, and the date of the last publication will be April 22nd, 1913.

SIBLEY & EAKIN, 3-11-4-22 Attorneys for plaintiff.

Summons.

In the Circuit Court of the State of Oregon, for Polk County, No. 4203. Henry G. Campbell, Plaintiff, vs. Vivian Jordan, Pearl Jordan, Gladys Jordan, Ethel Jordan, Veari Brown, Roy Brown and Edna Brown, minors, and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants. To Vivian Jordan, Pearl Jordan, Gladys Jordan, Ethel Jordan, Veari

Brown, Roy Brown and Edna Brown, minors, and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants above named. In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled Court and suit within six weeks from the date of the first publication of this summons, to-wit: on or before the 7th day of May, 1913, and if you fail so to answer the said complaint, apply to said Court and take a decree against you as prayed for in the said complaint, to-wit: 1. That you be required to set forth the nature of your claims in and to that certain parcel of land described as follows, to-wit: Beginning at the Southwest corner of the Donation Land Claim of Samuel L. Campbell, Notification No. 2273, Claim No. 64, in Township 8 South, Range 5 West of the Willamette Meridian, in Polk County, State of Oregon, and running thence North 18.20 chains; thence East 25 chains; thence South 18.20 chains; and thence West 25 chains to the place of beginning, containing 45 acres of land, exclusive of a strip of land 20 feet in width along the East line of said tract of land, which has been heretofore reserved for a roadway. —the same being the real estate described in said complaint, and that all adverse claims which you or any of you may have thereto may be determined by a decree of said Court. 2. That by said decree it be declared and adjudged that you have no estate nor interest whatever in or to said lands or premises, and that the title of the plaintiff thereto is



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It is Easy!

No matter how the two of you have planned to lay out that cosy home, we can help you. If we have not got what you want—an unlikely event—we can get it for you. Long experience of just such needs as yours has given us a fellow feeling for your ambitions and we can make your dream of home come true quicker than any other store in this section of the country.

Come in and let us talk it over today. You need not buy. Just let us tell you what we can do for you—then go away and talk it over together. We do not fear the result.

DAVIS & HORN The Reliable Home Furnishers

SAY, MR. BICYCLE RIDER STOP, READ AND THINK!

Do you realize that this very time is the beginning of the season for riding bicycles? The man who has his wheel overhauled in the early spring economizes for the reason that he accomplishes two things at one cost of labor—has all bearings properly cleaned and oiled and if there are any bad bearings might be replaced practically one cost of labor. Otherwise one thing goes wrong here and another there at different times which makes it inconvenient for you and also adds to the cost of labor to repair. We are well prepared to meet your demands in this line. We guarantee our work. We also carry in stock Bicycle Tires, Bicycle and Motorcycle Sundries and Base Ball Supplies.

OLIVER TYPEWRITER AGENCY L. B. HIXSON, Jr. 315 Mill St.

Star Transfer Co.

WE MOVE ANYTHING THAT IS MOVEABLE

PROMPT SERVICE

G. A. and L. C. MUSCOTT, Proprietors

Phone Stands—Webster's Confectionery 511 Ellis' Confectionery 1062 Barn 1074

Brown, Roy Brown and Edna Brown, minors, and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants above named. In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled Court and suit within six weeks from the date of the first publication of this summons, to-wit: on or before the 7th day of May, 1913, and if you fail so to answer the said complaint, apply to said Court and take a decree against you as prayed for in the said complaint, to-wit: 1. That you be required to set forth the nature of your claims in and to that certain parcel of land described as follows, to-wit: Beginning at the Southwest corner of the Donation Land Claim of Samuel L. Campbell, Notification No. 2273, Claim No. 64, in Township 8 South, Range 5 West of the Willamette Meridian, in Polk County, State of Oregon, and running thence North 18.20 chains; thence East 25 chains; thence South 18.20 chains; and thence West 25 chains to the place of beginning, containing 45 acres of land, exclusive of a strip of land 20 feet in width along the East line of said tract of land, which has been heretofore reserved for a roadway. —the same being the real estate described in said complaint, and that all adverse claims which you or any of you may have thereto may be determined by a decree of said Court. 2. That by said decree it be declared and adjudged that you have no estate nor interest whatever in or to said lands or premises, and that the title of the plaintiff thereto is

good and valid; and 3. That you be forever enjoined and debarred from asserting any claim whatever in or to said land, any part thereof adverse to plaintiff and that plaintiff may have such relief as may seem meet with equity. This summons, by an order of the Hon. John B. Teal, County Judge of Polk County, Oregon, made at Chambers in Dallas, Oregon, on the 24th day of March, 1913, is served upon you by the publication thereof on a week for a period of six consecutive weeks immediately prior to the 7th day of May, 1913, in the Polk County Observer, a newspaper of general circulation printed weekly at Dallas, in said County.

The date of the first publication of this summons is March 25, 1913. OSCAR HAYTER, Attorney for plaintiff. 3-25-5-6

Notice of Final Settlement.

Notice is hereby given that the undersigned, America M. Bedwell, administratrix of the estate of Eliza Bedwell, deceased, has filed her final account as such administratrix in the County Court of the State of Oregon for Polk County, and that Wednesday, the 23d day of April, 1913, at the hour of ten o'clock in the forenoon of said day, at the Court Room of said County Court in the city of Dallas, Oregon, has been appointed by said Court as the time and place for the hearing of objections to said final account and the settlement thereof.

AMERICA M. BEDWELL, Administratrix of the estate of Eliza Bedwell, deceased. OSCAR HAYTER, Attorney. Dated and first published, March 25 1913. 3-25-4