

THE EUGENE DAILY GUARD

Vol. 30.

WEDNESDAY EVENING

EUGENE, OREGON, JUNE 13 1906

WEDNESDAY EVENING

No. 135

35c
Covers
for
25c

Cold Price Facts

50c
Muslin
Shirts
25c

We stick to price facts in Wash Goods because they are cold figures, hard facts that

cannot be avoided. The richest things in Wash Goods are here as well as the ordinary at stubborn common sense prices that mean a saving of money. We have the prettiest things in Wash Goods minus the usual pretty price—that is little and plain. Style is money's worth usually, as much as the cloth; we make no charge for style; we charge only for the cloth and little for that.

A large showing of pretty Lawns and Challies at 5c

10c Lawns and Dimities for	8c	20c Figured Organdies for	15c
12 1/2c Lawns and Figured Muslin	10c	25c Figured Organdies and Mulls	20c
15c Lawns, Dimities and Mulls	12 1/2c	30c Summer Wash Goods	25c

50c Linen Suiting Reduced to 25c

CLOAK DEPARTMENT



Covert Coats in correct fitting, semi-fitting, box and pony styles; a good run of sizes; a garment that is good the year round

\$10.00 Coats reduced to	\$8.00
\$12.50 Coats reduced to	\$10.00
\$15.00 Coats reduced to	\$12.00

LADIES' WRAPPERS

We are now showing the best line of house wrappers ever shown in Eugene. They consist of just what the housekeeper needs in colors and styles.

Percal and Calico Wrappers, dust colors	\$1.00
Lawn and Dimity Wrappers	\$1.25
Wrappers made of heavy striped Nurses Gingham	\$1.50

(Sizes from 32 to 46)



A few three-quarter length plaid Coats are left in stock and to close out the line we make the following prices:

\$12.50 Coats now	\$10.00	\$18.00 Coats now	\$15.00
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Oregon Pillows

To those who have expressed themselves as wanting one of the Eugene, Oregon pillow tops, we wish to say that they should call and secure them as soon as possible as the first edition of twelve dozen is almost exhausted and if you delay there will be nothing left but disappointment.

Worth Looking Into

A misfit tests a man's patience—a frayed cuff and a saw edge collar do not add to his comfort. Economy sometimes prompts men to put up with these things. Men accustomed to paying fancy prices are likely to defer their shopping until necessity drives them. We suggest that our Men's Outfitting Departments are worth the attention of every man in town, both because of good goods and good fits and because our prices are the most economical.



HAMPTON BROS

EUGENE'S LEADING STORE

SUITS FILED TO TEST LOCAL OPTION IN EUGENE AND SPRINGFIELD

SAILORS' STRIKE STILL SPREADING IN NORTHWEST

Seattle, Wash., June 13.—The entire crews of the Pacific coast steamers Umatilla and City of Topeka were called off this morning by Secretary Hill, of the Sailors' union, under instructions from headquarters at San Francisco. There are no orders yet to call off the men on the steamers operated by other companies at this port, and Local Agent McKinzie, of the Pacific Coast Company, is awaiting instructions whether to send the Umatilla out with a non-union crew.

ATTACK BY UNIONISTS.
Portland, Or., June 13.—Business agent Beck, of the Sailors' Union, was arrested today, accused of leading the assault upon the non-union crew of the Johan Paulsen last night in which three sailors were injured. Two bondsmen of union sailors boarded the vessel while the crew was sleeping and were driven off by Capt. Levison with difficulty. Walter Laff and Joseph Seloes were shot and wounded.

WHARF FIRE AT BALTIMORE WAS SERIOUS

Baltimore, June 13.—The Savannah steamship wharf of the Merchants & Miners Transportation Company was totally destroyed by fire this morning with a loss of \$2,000,000.
The steamer Essex, half unloaded and lying at the wharf, was ignited and towed into the stream, where she burned to the water's surface. Edward Atkins, John Constello and Manuel Odello, members of her crew, were burned to death. The Essex was worth \$300,000.
The well-stocked piers were devastated and for a time a repetition of the great fire was threatened. Eight scows and barges at the wharves were destroyed.

SENATOR MILLARD FAVORS LOCK CANAL

Washington, June 13.—Senator Millard, chairman of the canal committee, spoke today favoring a lock canal at an 85-foot level. He said the cost would be less by over \$150,000,000 than the sea level type.
A San Francisco delegation seeking financial aid will be given a hearing tomorrow by the house committee on appropriations.
The house committee on agriculture recessed this afternoon and agreed upon the meat inspection bill, all except as to who should pay the cost of inspection. The bill as accepted provides that labels on canned goods shall not bear the date of canning.
The bill also provides for a maximum fine of \$10,000 and imprisonment for three years for the bribery of inspectors.

WM. J. BRYAN ARRIVES AT ST. PETERSBURG

St. Petersburg, June 13.—Wm. J. Bryan arrived here today. He says he expects to study the Russian situation and hopes to find people of all sorts and opinions, but he declined to discuss the political situation, saying he had been gone too long. Bryan will visit the duma tomorrow.

ROOSEVELT AND BRYAN.
Indianapolis, June 13.—A poll of the National Editorial Association shows that the Republicans present favor the renomination of Roosevelt and the Democrats want Bryan for president in 1908.
All want tariff revision.

EUGENE CHARTER ACT REPEALED LOCAL OPTION

Enacted Later Than Local Option Law and Provided For Licensing Sale of Liquors, Repealing All Acts or Parts of Acts in Conflict Therewith—Attorneys Say That Judge Hamilton Has Held Their Position Good in Marshfield Prohibition Fight Two Years Ago

A suit to enjoin the county court from making an order declaring prohibition to exist in Eugene and declaring that the recent election on prohibition so far as it affects Eugene be invalid and of no force and effect, was filed in the circuit court this afternoon by William B. Renshaw and Alf Walker, the well known liquor dealers, conducting the Hotel Smeede bar. Woodcock & Potter are their attorneys. The ground upon which the injunction is asked is that the local option law was repealed so far as it applies to the city of Eugene by the enactment of the charter of Eugene.

The attorneys in the case state that this one is exactly the same as the one at Marshfield two years ago in which Judge Hamilton decided in favor of the plaintiffs, knocking out prohibition in that city.

The complaint as filed this afternoon recites in part as follows:
"That the aforesaid charter of the city of Eugene was enacted by the people of the state of Oregon and by the legislative assembly of the state of Oregon, and is entitled 'An act to reincorporate the city of Eugene, and to repeal all acts and parts of acts in conflict therewith,' which said act was adopted and filed in the office of the secretary of state of the state of Oregon, on the 18th day of February, 1905, and went into effect and force 90 days after the legislature adjourned, and said charter is now the duly enacted charter of the city of Eugene, and has been at all times herein alleged.

"Section 120 of Chapter 11 of said act provides: 'All rights vested or liabilities incurred under either the act of incorporation of the city of Eugene or the amendatory acts thereof or any ordinance when this act takes effect shall not thereby be lost, impaired or in any way discharged or destroyed.'
"That in making this order for an election as aforesaid—the election on prohibition in the county—said county court acted on said pretended petition, and said county court arranged said form on said ballots and made said canvass of said ballots after said election and filed said abstract of said vote, claiming to act under an act enacted by the people of the state of Oregon, providing for elections in any county to determine whether the sale of intoxicating liquors shall be prohibited in said county, together with other provisions, and which act is printed at page 41 of the general laws of Oregon for the year 1905, and which act was proposed by the people by initiative petition and provided at the general election held June 5, 1904, and by a proclamation of the governor, dated June 24, 1904, took effect on said date.
"That said act was duly repealed by the people of the state of Oregon and by the legislative assembly of the state, as far as the same applies to the city of Eugene, by said city charter of the city of Eugene, enacted and adopted as hereinbefore set forth; and that said act, as aforesaid, has no force or effect in the city of Eugene and had no force and effect at the time of the filing of said pretended petition and at the time of making said order for election by said county court, and at the time of said election, and thereafter.
"And that all of said acts and proceedings, as aforesaid, by said county court in ordering an election and by said county clerk in placing said form on said ballots and canvassing said votes for and against prohibition in

Lane county, as a whole, and particularly as to the city of Eugene, in said Lane county, were and are invalid and void and of no force and effect."
The complaint alleges that the county court when it meets on June 14th to declare prohibition in the county as regards Eugene shall be doing so unlawfully; that the plaintiffs will be prohibited from conducting their business and wrongfully and unlawfully be prohibited from carrying on their business by the sale of intoxicating liquors and will wrongfully and unlawfully destroy their trade.

They pray for a decree of the court enjoining and restraining the court from making an order prohibiting the sale of intoxicating liquors within the limits of the city of Eugene during the pendency of the suit and upon the final hearing that the court be perpetually enjoined from making such order; and that it be decreed that said election so held and all the proceedings connected therewith insofar as the same affects the city of Eugene be declared to be invalid and of no force or effect, and for such other relief as to the court may seem equitable.

DEPUTIES ARREST NEGRO OPPRESSORS

St. Louis, June 13.—Under instructions of the United States marshal deputies armed with rifles this morning at Sikeston, Mo., arrested Charles M. and W. B. Smith, charged with forcing negroes to work their 2000-acre plantation under guard and without salary. Other members of the firm are being sought and the marshals expect to arrest a corps of Smith's guards.

Washington politicians are of the opinion that Vice President Fairbanks will be nominated by the Republicans to make the race against Bryan for the presidency.

SOUTHERN PACIFIC WILL PAY TAX ON \$19,000 A MILE

Albany, Or., June 13.—At a convention of the assessors of Western Oregon, held in this city, it was decided to more than treble the assessment of the Southern Pacific Railway Company. A rate of \$19,000 per mile was decided upon, whereas heretofore the average assessment has been but \$2000.

The assessment is to be divided between rolling stock and roadbed. The assessment of rolling stock is to be \$3900 a mile and roadbed \$16,000. It was decided to assess the Woodburn-Natron branch at \$8000 per mile and the west side road will be forced to pay at the rate of \$10,000 in Polk and Benton counties.

From a rate of from \$75 to \$100 the rate of the Pullman company is to be raised to \$100 per mile.

The present rate of \$30,000 per mile in Multnomah county will remain unchanged.

DOCTORS TAKE OUT LIVING MAN'S HEART

Philadelphia, June 13.—For 40 minutes the pulsating heart of William Wyatt was held in the hands of physicians in the Pennsylvania hospital on Saturday, while Dr. Richard Hart, hospital surgeon, sewed six stitches in the organ and then replaced it in the man's body.

Wyatt, who at first was thought to have been fatally stabbed, is reported as resting comfortably today.

It was the third time that such a delicate operation has been performed in this city.

Wyatt was etherized by Dr. Hart, who made a long incision in the left side, sufficiently large for the surgeon to plunge his hand inside and take out the man's pulsating heart. He then placed the organ upon the outstretched palms of two assistants, and there it lay, throbbing vigorously, as it sent the blood through the arteries.

Examination showed that the knife had inflicted a wound in the organ measuring an inch and a quarter in length. Fortunately the injury had missed the arteries.

ELECTROCUTION OF CHARLES TUCKER

Boston, June 12.—Charles L. Tucker was electrocuted at 12:12 o'clock this morning for the murder of Mable Page. He was officially pronounced dead by the prison doctor at 12:19. Three applications of the current were made.

When Tucker arrived in front of the death chair he drew from his trousers pocket a brief statement, which he read. The statement was:

"I hope that God will forgive me for all the wrongs I have ever done in my past life. I forgive everybody who has wronged me. I am at peace with my maker. May God have mercy on my soul."

Tucker then sat down in the chair and after the guards had adjusted the straps the warden raised his hand as a signal to the electrician, and the doomed man was electrocuted.

JETT'S CONFESSION IS MADE PUBLIC

Cynthiana, Ky., June 13.—The confession of Curtis Jett, sentenced to life imprisonment for the murder of James B. Marcum and to death for the murder of J. Coekrell, town marshal, was made public today. It is a hard, unexcused story of the feuds of the mountain region. It declares that State Senator Hargis is innocent, and points out Judge Hargis and Ed Coekrell as the chief conspirators in the murders.

J. T. Brown has been appointed postmaster at Pendleton, Oregon.