

Tillamook Herald.



ISSUED TWICE A WEEK—TUESDAY AND FRIDAY
LARGEST CIRCULATION OF ANY PAPER IN TILLAMOOK COUNTY

TILLAMOOK, OREGON, JUNE 13, 1913.

NO. 41

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ad it in The Herald

JOSEPH E. RANDELL



Joseph E. Ransdell, senator from Louisiana, leader in the fight to keep the tariff on sugar.

MILITIA MUST SHOW RECORDS

Senate Strike Investigating Committee Begins Coal Mine Inquiry.

Charleston, W. Va.—The power and authority of the government of the United States came to West Virginia Tuesday to determine who is responsible for the conditions which have kept the state in virtual civil war for more than a year. Opening the investigation of the coal mine strike, which has dealt death and destruction in the mining sections, the senate mine strike investigating committee called on the military authorities for the records of the proceedings prior to and under the declaration of martial law in the strike territory.

Judge Advocate-General George S. Wallace and other officers were summoned before the committee to produce the state records regarding the declaration of martial law and the proceedings of the military commission which was placed in the strike district.

Balkan War Near Again.

London.—Both sides refusing to make the slightest concession, war between the Balkan states is growing more imminent. If Bulgaria sends a negative reply to the Servian note—and nothing indicates that she will answer otherwise—Serbia and Greece will proclaim the annexation of the occupied Macedonian territories, thereby establishing a definite casus belli.

Woman Dead in Riot.

Ipswich, Mass.—One woman was shot and killed, seven other persons were wounded by bullets, and many others, including several policemen, were hurt by flying missiles in a strike riot outside the Ipswich hosiery mills. The dead woman was a spectator of the fight.

SUIT TO DISSOLVE "KODAK TRUST"

Buffalo.—Dissolution of the so-called "Eastman Kodak Trust" was asked in a civil suit filed here by order of Attorney-General McReynolds. The federal government seeks the dissolution by receivership, if necessary, of the Eastman Kodak company of New Jersey, and the Eastman Kodak company of New York, which are charged with monopolizing the trade in photographic supplies.

It is the aim of the government to obtain a division of the assets and business of the two companies, controlling 72 per cent of the business in the United States, into such parts as will destroy the alleged monopoly and restore competition. The petition in equity asks for an injunction forbidding the fixing of resale prices of cameras, films and other patented photographic supplies.

This marks the attorney-general's first application of the recent decision of the United States supreme court denying patentees the right to fix resale prices of retailers.

The alleged monopoly has been accomplished, the petition declares, by the Eastman company's absorbing or acquiring control of a great number of competitors in the United States and foreign countries.

OREGON NEWS NOTES OF GENERAL INTEREST

Events Occurring Throughout the State During the Past Week.

Agriculture to be Given State Aid.
Salem.—Agriculturists of the state, as well as their children, are hereafter to be instructed in scientific agricultural methods, for two bills with this end in view were enacted by the recent legislature, and both are comprehensive in their scope. In addition, two other important agricultural measures were passed—the one to prevent the introduction into the state of insects or diseases injurious to growing products and the other fixing the standard of purity for agricultural seeds.

Over the veto of the governor there was also passed a bill creating a state livestock and sanitary board, which is to exercise sanitary supervision over livestock and poultry, and it is believed that it will be extremely beneficial to livestock men.

BILL UNCONSTITUTIONAL

Filing of Dentistry Act Referendum Petition Not Ordered by Judge.

Salem.—Circuit Judge Galloway decided that the Day bill, providing for a special election for referendum measures next November, is unconstitutional. The decision is far from clearing a situation that has caused state officials, and particularly Secretary of State Olcott, much thought. The decision was in connection with one deploring to compel the secretary of state to file petitions for reference of the bill regulating the practice of dentistry. Judge Galloway held that the petitions were irregular in that they did not contain a copy of the bill, but only the caption.

Secretary of State Olcott said that he did not consider the decision, that the Day bill is unconstitutional final and it was his present intention to call the election for the other measures referred. However, he believes that John A. Jeffrey, who filed the suit to compel him to file the petitions in the dentistry proposition, will appeal the case, or that he or some other person will file suit to have him enjoined from calling the election.

New Law Joins Cupid

Astoria.—The new law that requires a man to produce a certificate of health before he can obtain a marriage license, which went into effect in this state is going to prove impracticable, according to local physicians, a few of whom have refused to issue the certificates requested because they could not conscientiously do so.

The fee provided by law is \$2.50 and local physicians declare they can not make a competent test under three weeks and furthermore say few of them have the necessary equipment for making a thorough blood test.

SUSPECT TRAIN WRECKERS

Derailment of Southern Pacific Cars Near Salem Injures Five

Portland.—A board of inquiry investigated the near wreck of the Willamette Limited out of Salem and came to the conclusion that the derailment, in which five passengers injured and the lives of every one endangered, was due to a deliberate attempt at wholesale murder on the part of unknown train wreckers. Following the announcement of the findings of the board, D. W. Campbell, head of the Southern Pacific in Oregon offered a reward of \$5000 for the arrest and conviction of the guilty parties.

Detectives of the company have been assigned to the task of hunting down the persons responsible for the reckless deed and, attracted by the reward, which is said to be the largest of its kind ever offered in this state, a number of private detectives hurried to the scene of the wreck.

Canal Open Jan. 1, 1915.

New York.—"By January 1, 1915, anything that floats can pass through the Panama canal between the Atlantic and Pacific oceans," declared Colonel George W. Goethals, chief engineer of the canal zone, on his arrival here from Colon.

Herald advertisements bring returns.

WILLIAM M. WOOD



William M. Wood, president of the American Woolen company, who was acquitted of the charge of placing dynamite to injure strikers.

Brief News of the Week

The initiative and referendum amendment was beaten in the Illinois state senate, after being passed by the house.

The Southern Pacific has applied to the California railroad commission for authority to issue \$30,000,000 in notes—the largest issue ever applied for in that state.

British customs officials seized 500 rifles of Italian manufacture at Belfast, Ireland. The government fears that many rifles have reached the hands of the Ulstermen, and that a bloody outbreak is likely should home rule be proclaimed in Ireland.

Dunkards must refrain from the use of tobacco in any form, according to the decree of the international conference of their church, session at Warsaw, Ind. Seattle, Wash., was selected as the meeting place of the next conference.

In session at Kansas City, the National Lumber Manufacturers' association adopted resolutions favoring a permanent tariff commission, and urged congress to expedite the pending tariff legislation.

Prominent Japanese at Tokio are using every effort to quiet the agitation there for a boycott against the Panama-Pacific Exposition. Leading bankers and merchants favor sending to San Francisco the finest possible exhibit.

The secretary of state of Arizona has received petitions bearing a sufficient number of signatures to force an initiative vote upon the abolishment of capital punishment in that state.

Saturday will be the 136th anniversary of the adoption of the Stars and Stripes as the national emblem of the United States of America. In accordance with a custom that has become general throughout the country in late years, the day will be observed as Flag day by the public schools, patriotic societies and various other organizations.

SUBMIT STRICT 8-HOUR LAW

Portland Organization Would Limit Working Day for Women.

Salem.—A copy of a proposed law regulating the number of hours women shall work, which it is desired to have initiated at the special election in November, provided for by the Day bill, was submitted to Secretary of State Olcott by Dr. Marie D. Equi, president of the Eight Hour league of Portland.

The proposed law is one of the most stringent in its provisions ever submitted to the secretary of state's office. Although the Day bill does not provide for the initiating of measures at the special election, it has been reported that W. S. U'Ren, of Oregon City, may try to compel Mr. Olcott to have initiative measures placed on the ballot.

Adams Is To Hang

Astoria.—Judge Enlin overruled the motion for a new trial in the case of Jack Adams, who was convicted on the charge of killing Barney Chamberlain in this city on February 17. This means that unless the governor intervenes Adams will hang. The case will not be appealed, as the defendant has no funds to carry it to the higher courts.

NEWS FROM OUR NATIONAL CAPITAL

Senatorial Investigation Shows Old Lobby Methods Are No Longer in Vogue.

Washington.—Lobbying in its crude form has disappeared so far as Washington is concerned. This is shown not only by the results thus far obtained in the senatorial investigation into President Wilson's charge that an "insidious" lobby has been blocking his tariff revision plans, but by facts which are common property in the national capitol.

Representatives of corporations do not pass money to senators and members as they did in the "good old times." Stock investments for legislators in which the latter without the risks reaped the profits either in the form of checks from brokers or certificates of deposit also have been relegated to the past.

Senator Says President Lobbyist

An unexpected turn was given to the "lobby" investigation when Senator Townsend, of Michigan, republican declared on the stand that the influence wielded by President Wilson and the democratic secret caucus on the making of the tariff bill constituted the "nearest approach to undue influence on members of congress" that the investigating committee would be able to find.

Senator Townsend's statements in relation to President Wilson were not in the form of charges. He expressly said he did not charge the president with using improper methods, but he insisted that the charges that lobbies existed and the activity of the president in support of free wool and free sugar amounted to an "undue influence," even though he did not use the "big stick" of patronage.

Newspaper Law Upheld by Court.

The United States supreme court has interfered and upheld the newspaper publicity provision of the post-office appropriation act of 1912. The law requires, as a condition of the second-class privilege, that newspapers and periodicals shall file semi-annual sworn statements of ownership and circulation, and further requires that all matter the publication of which is paid for, shall be marked "advertisement."

Chief Justice White interprets the law as being a mere regulation of the conditions of the second-class mailing privilege and not as a restriction of the freedom of the press.

Minnesota Wins State Rate Fight.

The power of the states to fix reasonable intrastate rates on interstate railroads until such time as congress shall choose to regulate these rates was upheld by the supreme court of the United States in the Minnesota freight and passenger rate cases.

The decision, regarded as one of the most important ever announced by the court, had been under consideration for 14 months. Railroad commissions from eight states and the governors of all the states filed briefs in support of the state in the cases, recognizing that the principles involved affected them all.

Tariff Blow Aimed at Tobacco Trust

In accord with suggestions of Attorney General McReynolds, Senator Hitchcock, of Nebraska, introduced an anti-trust amendment to the Underwood tariff bill which would levy a special additional excise tax on a sliding or graduated scale on manufactures of cigars, tobacco, cigarettes and snuff. The amendment, coming from a democratic member, will receive thorough consideration from the finance committee.

(Continued on Page 4.)

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LOOK AROUND"