



ROSEBURG NEWS-REVIEW

Consolidation of The Evening News and The Roseburg Review

DOUGLAS COUNTY

An Independent Newspaper, Published for the Best Interests of the People.

IF IT WILL HELP DOUGLAS COUNTY — OR THE STATE OF OREGON — THE NEWS-REVIEW IS FOR IT — GOOD AND STRONG !!

VOL. XXVI NO. 252 OF ROSEBURG REVIEW

ROSEBURG, OREGON, MONDAY, SEPTEMBER 14, 1925.

VOL. XIII NO. 151 OF THE EVENING NEWS

COURT IS NAMED TO PROBE WRECK OF SHENANDOAH

Board Will Supplement Work of President's Commission.

MITCHELL TO APPEAR

Stormy Colonel Will Testify as Expert Witness in Controversy—Chief Raps Critics.

(Associated Press Leased Wire.) WASHINGTON, Sept. 14.—A court of inquiry to investigate the Shenandoah disaster with Rear-Admiral Hillary B. Jones, with the navy's general board as its president, was appointed today by Secretary Wilbur.

At the time Mr. Wilbur was announcing the personnel of the Shenandoah board, the war department made plans to have Colonel William Mitchell, chief figure in the whole controversy, available as an expert witness for the president's special board, when that body begins its inquiry.

The work of this board will supplement that of the special board of nine men appointed by President Coolidge to delve thoroughly into the broad question of the nation's air policy, which has been the subject of bitter controversy since the Shenandoah disaster.

The announcement of the personnel of the board to investigate the Shenandoah crash came on the heels of a denunciation of navy critics by Rear-Admiral Moffett, chief of the navy bureau of aeronautics.

Those who will serve with Admiral Jones in conducting the inquiry are Captain Frank H. Clark, aide to the assistant secretary; Dayton Lewis B. McBride of the navy construction corps; Commander John H. Towens, lieutenant-commander; Ralph C. Penney, captain; Paul Foley, director of the experimental laboratory at Bellevue, D. C., and Lieutenant-Commander R. M. Pierce.

Captain Foley will be judge-advocate of the court, and Lieutenant-Commander Pierce will be his adviser.

Mr. Jones explained at the war department that neither disciplinary proceedings, which had been initiated against Colonel Mitchell, nor his official duties as chief of air service, in the eighth corps of area, would be permitted to interfere with his appearance before the special board.

The war department will make it clear to the board that it does not intend to restrict in any way the testimony Colonel Mitchell may be asked to give and that the board itself will be the only authority with power to control the scope of its inquiry into the charges Colonel Mitchell has made.

The Shenandoah board will sit at Lakehurst, N. J., but no date has been set for its convening.

Admiral Jones is senior member of the general board and formerly was commander in chief of the fleet. Commander Towens is a naval aviator with 12 years experience and was commander of the trans-Atlantic flight made by the navy in 1919. Lieutenant-Commander Penney is a naval aviator and a lighter-than-air pilot. He was the naval inspector of the dirigible Los Angeles while it was under construction in Germany and he served also in England during the construction of the R-38 and the ZR-2. Lieutenant-Commander Pierce is a lighter-than-air pilot, and regarded as a thoroughly familiar.

Leader in Bombings in Labor Disturbances 14 Years Ago to Face Charge Threatening Worker

(Associated Press Leased Wire.) INDIANAPOLIS, Ind., Sept. 14.—John J. McNamara, a leading figure in the bombing 14 years ago of the Los Angeles Times building faces trial again today here for labor disturbances. McNamara will go before Special Judge F. C. Gause in Marion county to answer an indictment charging him with threatening an employee, engaged in the construction of the Indianapolis Elks' home in 1924. The indictment is one of four which grew out of the defacement last year of some work of the Elks' Building and the national headquarters building of the American Legion. The state charges that McNamara as business agent of the local Bridge Structural and Ornamental Workers' union, incited the vandals after a futile effort to obtain employment for union men of his organization on buildings under construction by non-union workers.

HEAVY FINES IMPOSED FOR SPOTLIGHTING

Two Men Accused of Using Spotlight to Hunt Deer Plead Guilty.

THREE DEER KILLED

Two Does and Spike Slain From Highway in Canyon—Guns and Light Seized.

REV. SUMMERVILLE FATHER MRS. W. H. FISHER IS DEAD

George Holtzclaw was fined \$150 and S. S. Smith was fined \$100 in the local justice court today, following their plea of guilty to a charge of spotlighting deer. Both boys are from Glendale, but Smith, who is a member of the U. of O. football team, was supposed to report in Eugene today, but is being held until the amount of his fine is paid.

The two were arrested by Special Deputy F. M. Brown, of the Portland office of the game department, Deputy Warden W. A. Cornell, also of Portland, and Deputy Warden Ed Walker of Roseburg.

The two men, accompanied by two Glendale girls, were seen by a resident of the canyon district shooting from the road near the Savage ranch. The wardens were notified and given the number of the automobile, so that they easily succeeded in tracing the party.

The officers found three deer where the shooting occurred, two deer being does and the other a spike buck. One doe had been mutilated and one had been taken. The hunters had also cringed another deer which could not be found. Warden Brown stated:

They were arraigned before Justice of the Peace George Jones and entered pleas of guilty.

In addition to their fines the game department seized their rifles and spotlights. The car in which they were riding was also taken, but was later returned to the owner.

Warden Brown states that there has been a great deal of complaint of spotlighting in the canyon district. Many of the residents of that section have lost heavily by the shooting of stock, and are greatly aroused over the unsportsmanlike methods used by many hunters in that vicinity, and by the losses incurred. The state game department will do everything within its power to stop these violations. Mr. Brown says and expects to keep the canyon carefully guarded.

The meat taken in the case handed today was turned over to the soldiers' home.

JARDINE DISMISSES PACKER MERGER SUIT

WASHINGTON, Sept. 14.—Secretary Jardine today dismissed the complaint against the Armour-Morris merger by Attorney General Clegg. The dismissal was without prejudice, and the opinion warned that "in the event Armour and company violates any of the provisions of the Packers and Stock Yards act there is ample power and authority in the secretary of agriculture under that act to take appropriate and effective action."

Secretary Jardine held that the acquisition by Armour & company of the properties of Morris and company, did not in itself constitute a violation of the law, which provides against manipulating or controlling prices, creating a monopoly or restraining commerce.

He pointed out that while commerce through the Clayton act specifically forbade the acquisition of a competitor's stock, it is not in the Packers and Stock Yards act from any such prohibition with reference to the acquisition of a competitor's business.

LOVE IN THE WILD IS NOT SO MILD!

GLACIER PARK, Mont., Sept. 14.—Who says the Indian brave is not a chivalrous knight in his wife? It is not an uncommon sight to see a Blackfoot chief of the Glacier National Park reservation waiting on the trail side for the woman to "catch up."

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The rose reported stolen was the "Cascada" which was sent to the Portland test gardens by Captain George C. Thomas of Philadelphia for trying out. The rose won the gold medal for 1923 of the American Rose Society. When in bloom the bush is covered with a cascade of white blossoms.

One object of the proposed legal proceedings would be to establish the right of flower breeders to protection as reward for their activities. Arrangements had been made to put out the rose through a national growing concern on a royalty basis.

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SEN. STANFIELD IS ARRESTED ON LIQUOR CHARGE

Junior Oregon Senator Says Charge of Disorderly Conduct Is False.

CHARGES A FRAME-UP

Political Associate Says Occurrence Only One of Many Planned to Harm Character.

(Associated Press Leased Wire.) BAKER, Ore., Sept. 14.—Robert N. Stanfield, junior United States Senator from Oregon, was arrested on a charge of being drunk and disorderly at a cafe here last night by City Policeman F. W. Edens. Stanfield was released on \$50 bail, but no time for his hearing was set.

The arrest, which friends of the senator characterized as "an outrage" in a formal statement telegraphed to the Oregonian at Portland, came when Policeman Edens remonstrated, Edens said, with the senator for his disorderly conduct. Senator Stanfield denied Edens's charge that he was either drunk or disorderly and declared the arrest was unwarranted. Edens charged Stanfield defied arrest on the grounds that he was a United States Senator and struck the officer.

The statement which Baker citizens sent to the Oregonian protesting against the arrest of Senator Stanfield, banker and politician, made the following statement here today in regard to the arrest Sunday night at Baker, Ore., of Senator Stanfield on a charge of being disorderly in a cafe in Baker:

"After reading the account of the arrest in the Sunday night editions of the newspapers I talked with Senator Stanfield over the long distance telephone, and was assured by him that there was no justification whatever for the arrest. William Polman, of Baker, who was in possession of the facts, likewise assured me that the attack on the senator was entirely without provocation.

"In my opinion the occurrence at Baker is merely the forerunner of several attempts which will be made to entangle the senator in disorderly conduct charges. A pitiful detective called at my office last Saturday afternoon and informed me that he had been invited to be a party to a 'frame-up' (Continued on page 8.)</