

HISTORY MAY REPEAT ITSELF.

From the early history of our little city it appears that the founding and settlement of the town was due almost entirely to the discovery of gold in this region and that the prosperity and population of the place was greatest during the period when the mining operations were being prosecuted with greatest vigor...

As the early growth and prosperity of the town was due largely to the mining industry, and the subsequent decline of that industry evidently caused a large decrease in the population and the business supremacy of the town, why not regain that supremacy by a revival of the mining industry? Experts in mineralogy and mining have many times expressed the opinion that more gold remains in the earth near this city than was taken out during the whole period of the mining operation...

An editorial writer in the Mail-Tribune, speaking of the Magna Charta, says in part:

"From the Magna Charta came our own declaration of liberty; from the violation of it's spirit came the American revolution and the birth of modern democracy; from it came the French revolution. From it has also come the 'new freedom', which recognizes the rights of humanity as against the rights of individuals and of classes, and from it will come a new internationalism recognizing the rights of the world as superior to the rights of a nation..."

The author of the article quoted from, like many others, realizes in part what the future holds in store for the human race. In our opinion the Magna Charta, the American war for independence, the French revolution, the Civil war which brought about the liberation of the slaves in the southern states, etc. were all caused by the spreading of a greater knowledge of the individual rights of man and a corresponding growth of unbelief in the divine right of kings and clergy to rule and "exploit" mankind.

Eruption of Mt. Lassen

Redding, Cal., June 18—A fairly violent eruption of Mount Lassen began at 1:10 o'clock this afternoon marking the fifth eruption of the volcano. It set in with a bang. The mountain was purely incandescent in vapor. Smoke ascended from 5000 to 6000 feet. This is the first pronounced outbreak since May 31.

Farnum Gets Second Term

Roseburg, Or., June 15—Roy Farnum, convicted a few days ago of manslaughter, in the case of the death of Edna Morgan December 8, 1914, near Gladale, was this morning sentenced to serve an indeterminate sentence of from one to 15 years in the penitentiary, to begin at the conclusion of the sentence he is now serving, for a crime in connection with the same girl.

Medford Man Appointed

Salem, Or., June 15—Announcement has been made by Governor Wigham of the appointment of E. M. Wilson of Medford, as a member of the state board of accountancy, to succeed W. H. ...

Plaintiff and Defendant

By OSCAR COX

Having received a note from my cousin, Belle Archer, that she wished to see me very particularly, I went to her house at once. I found her on the rear porch in a hammock reading a novel. She did not rise to receive me, nor did she lay down her novel, but pointed to a letter lying on a wicker table. I took it up and perused it. It read as follows:

Dear Madam—We beg to inform you that Mr. Edward Herbert Anzell has retained our services, directing us to enter suit against you for the sum of twenty-five thousand dollars (\$25,000) for breach of promise. We should be pleased before doing so to hear from you with reference to settling the matter out of court, thus avoiding both publicity and expense. We are, very respectfully, your obedient servants.

GYMCRACK, SPINNER & MUCHMORE I read this letter not only with surprise, but with a smile. I believe there have been cases of a man suing a woman for breach of promise, but they have been rare. Having finished reading the epistle, I looked up at Belle, but she seemed more interested in her book than what the letter involved for her. Nor was I able to engage her attention till she had finished the chapter she was reading. Then I said: "I dare say you have deserved this."

"I dare say I have." "You would not hesitate to jilt an angel." "That's what I am accused of having done." "Perhaps if you send the plaintiff a letter expressing contrition he will withdraw the suit."

"Perhaps he would, but I'm not contrite." I thought for a few minutes, then, changing my tone, said: "I suppose it must be treated seriously. Do you wish me to act for you in the matter?" "I do."

"What evidence has Mr. Anzell that you have consented to marry him?" "I don't know that he has any." "You mean that you have been so reckless in your numerous flirtations that you have not kept track of the men you have accepted and those you have refused?" "That's about it."

"What course shall I pursue in this case?" "Oh, settle it as best you can. It won't beget me to pay at all."

Considering that Miss Archer was worth several hundred thousand dollars this was true. Anzell was worth a million. "I don't suppose," I said, "the plaintiff wants money."

"No; he wants to squeeze me." "What?" "He wants to make me throw over my other suitors for him."

"Oh!" "He thinks he can bluff me." "And you don't propose to be bluffed?" "No, I don't. You just write his lawyers for me that I'll pay the amount sued for entire and don't consider it any compliment that the damages named are so small."

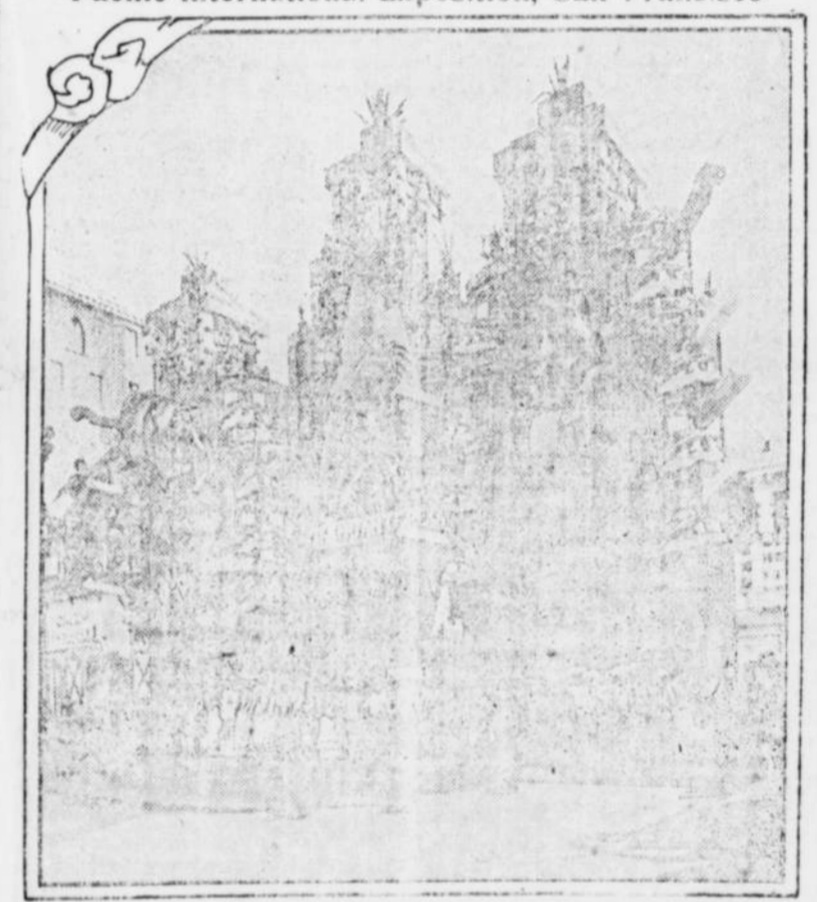
I wrote Messrs. Gymcrack, Spinner & Muchmore that my client would pay the amount claimed. In due time a reply came from them inclosing a typewritten apology that Miss Archer was to sign acknowledging that she had acted very dishonorably toward the plaintiff, humbly begged his forgiveness and "she will keep her contract with him."

Belle signed it, but put the word "not" between the words "will" and "keep."

It did not appear to me that Mr. Anzell was making much progress in this game of bluff. I was curious to know what his next move would be, for I did not see any move that he could make. He adopted the Fabian policy—he did nothing. When sufficient time for a reply had elapsed and I received nothing like a continuation of the fight nor a disposition to capitulate I made up my mind that it would be a case of attrition. I was convinced that the couple were in love with each other and one of the two would give in in time. Which would it be?

Bryan Has Resigned But we are still in The Push! We LOOK AND LISTEN: Lo, Italy is in the war and behold! the Truth has dawned, that we have Overloaded on Summer Goods of all kinds and have resolved to Reduce Prices to Rock Bottom, regardless of cost. Our stock is composed of a mammoth line of Staple and Fancy Common Sense Merchandise, including Ladies' Children's and Men's Furnishings. Dry & Fancy Goods, Notions, &c. Pure White, Drifted Snow, Red Ribbon, Red Cross and Orient Flour, \$1.65 & \$2.00 per sack. It will pay you to see our Immense Stock and Special Low Prices before going elsewhere. Taylor - Williams Co. The People's Store Where "The World is Growing Better" Jacksonville, Oregon PHONE 142

Tehuantepec Displays Native Art at the Big Panama-Pacific International Exposition, San Francisco



This photograph shows the beautiful Tehuantepec Village on the Zone, the \$10,000,000 amusement section, at the Panama-Pacific International Exposition. Here skilled craftsmen from faraway Tehuantepec show the manufacture of their native textiles and potteries.

COURT HOUSE NEWS

Items of Interest to Jackson County MARRIAGE LICENSES LeRoy Patery and Sarah A. Gibson. J. E. Field and Maude E. Burner. E. L. Roth and Madie Baker. Winfred F. Reese and Leona Cantrel. J. H. Zingley and Cora I. Benton. Calvin L. Shearburn and Lola Kirk. Otto Klum and Mildred V. Applegate. Oliver A. Paulserud and Evelyn LaCerte.

NEW CASES William Moore vs Josie Moore, Divorce. Complaint and summons filed. Jane E. Guernsey vs Wm. D. Guernsey. Divorce. Complaint and summons filed. The Pacific Mutual Life Insurance Co. vs W. D. Ingalls et al. Suit to foreclose mortgage, and other relief. George W. Nichols and C. W. Ashpole vs Lincoln McCormack et al. Action to recover money. Complaint filed. Medford Lumber Co. vs I. N. Haven. Action to recover money. Complaint. Summons. Affidavit for attachment. Undertaking of attachment. Order for publication of summons. Certificate of attachment.

E. A. Cripps vs Wm. C. Murphy. Action to recover money. Complaint. Affidavit and undertaking for attachment. Summons filed. F. W. Hill vs J. D. Gibson. Action to recover money. Complaint. Affidavit for attachment. Bond for attachment filed.

Notice of Sale of Real Property By Administrator.

IN THE COUNTY COURT OF THE STATE OF OREGON IN AND FOR THE COUNTY OF JACKSON. In the matter of the estate of K. Fleids, deceased. To WHOM IT MAY CONCERN: It having been duly ordered by the above entitled Court in the above entitled cause, that the undersigned, administrator of the above named estate, shall proceed to sell certain real property belonging to said estate, at public sale upon the said premises to be sold: Notice is hereby given, that the undersigned will, at 10 o'clock A. M. on the 15th day of July, 1915, proceed to sell at public sale upon the said premises, the following described real property, to-wit: commencing at the Southwest corner of the Southwest quarter of the Northwest quarter of Section 7, Township 33 South, Range 4 West, of the Willamette Meridian, thence running north 14 rods, thence east 22 6/7 rods, thence south 14 rods, thence west 22 6/7 rods to place of beginning, containing two acres more or less, all in Jackson County, Oregon. LEWIS M. MITCHELL, Administrator.

PATENTS D. SWIFT & CO. PATENT LAWYERS, 303 Seventh St., Washington, D. C.

The only way to get the genuine New Home Sewing Machine is to buy the machine with the name NEW HOME on the arm and in the legs. This machine is warranted for all time. No other like it No other as good The New Home Sewing Machine Company, ORANGE, MASS.

LEGAL BLANKS

We have on hand for sale the following blanks viz: Lease, Mortgages, Bill of Sale, Agreements, Warranty Deeds, Quit Claim Deeds, Chattel Mortgage, Acknowledgments, Real Estate contract, Location Notice—Placer, Location Notice—Quartz, Satisfaction of Mortgage, Real Estate Acknowledgment, Notice Application for Liquor License. At reasonable prices. We intend adding other blanks as fast as possible until the line is complete. Blanks of special form printed to order at short notice JACKSONVILLE POST.

THIS PAPER REPRESENTED FOR FOREIGN ADVERTISING BY THE AMERICAN PRESS ASSOCIATION GENERAL OFFICES NEW YORK AND CHICAGO BRANCHES IN ALL THE PRINCIPAL CITIES