CARRANZA HALTS VILLA'S WAR GOODS

Friction Between Constitutionalist Leaders Is Reported Increasing.

COUNTER REVOLT POSSIBLE

Federals May Unite With Northern General, if Amnesty Is Not Given. Villa Insists on Carrying Out Torreon Agreement.

WASHINGTON, Aug. 12. - General Carranza has ordered held at Tampico a large shipment of ammunition consigned to General Villa, according to official advices today to the Wash-ington Government. For many weeks Villa has been busy

recruiting and buying ammunition, and Carranza has not objected to shipment of the latter via Tampico. Today, however, he called a halt and agents of Villa who have been purchasing ammunition for him were Villa Insists on Convention.

Willa Insists on Convention.

Reports of increasing friction Detween the constitutionalist leaders come from various sources. From General Villa himself to persons in direct touch with him came a synopsis of the reasons why he is displeased with the attitude of Carranza. He sets forth that he will insist on the carrying out of the agreement reached at Torreon when the breach was tentatively adjusted. There it was agreed that delegates representing every 1000 soldiers should meet to draft a plan for holding the elections. Villa's demands in brief are as follows:

First—That a civil insted of a military government be established throughout Mexico and a general election conducted by it; that no military chief he Provisional President and no military chiefs hold the offices of Provisional Qovernor of any of the states. General Villa himself is military governor of Chihushua, from which post he is willing to retire, and he wants Carranza to retire as first chief.

If the United States should become involved in war at this time, Senator Lane declared that most our warships would be rendered useless because of the lack of auxiliary vessels. He favored Government ownership and operation of an adequate fleet of merchant vessels. In view of the fact that most foreign ships that could be granted American registry under this bill would be subject to seizure under the terms of the London agreement, Senator Lane predicted that if any ships adapted to predicted that if any ships adapted to carrying trade will be brought under American registry, all would return to foreign registry as soon as the war is

He predicted that neither Germany. Great Britain nor France would consent to the transfer of ships to Ameri-can registry while they are flying their respective flags and which have been driven into idleness by the European

OLD SETTLERS ASSEMBLE

Rochester Has Big All-Day Celebration in Grove.

CENTRALIA, Wash, Aug. 12.—(Special.)—Rochester entertained one of the biggest assemblages in her history today, the occasion being the annual reunion of old settlers of Southwest Washington. Several Centralia storest closed following a proclamation of a half holiday by the City Commission. The Centralia Commercial Club fathered the annual gathering of the pioneers. W. H. Cameron, a Centralia attorney, was chairman of the day and Mayor Thompson, who was a minister for 40 Centralia.

rears, spoke on "The Life of a Pioneer Preacher."

Preacher."

The session opened this morning in a grove near Rochester. Governor Lister delivered the opening address. Other orators were J. H. Stanley, principal of the Highland school of Portland, and M. Harris, of Olympia. At noon lunch was served and in the afternoon an open-air dance was held, while the old settlers discussed old times. The Rochester band played.

CANDIDATE LATE IN FILING Cathlamet Man Places Name on Roll at Last Minute.

CATHLAMET, Wash, Aug. 12.—(Special.)—Contrary to expectations, there was a last-minute candidate in this county. At the stroke of 5 o'clock, just as the Audtor was about to close his ofice for the day, N. P. Orem, of this place, filed for County Assessor, against William Stuart.

The complete list of those who have filed is as follows:

Representative, J. G. Megler, William A. Arnold and Robert Bowman; auditor. Blanche Herrow and Robert M. Math; Treasurer, Enoch Eide; Clerk, Winnifred Cooper; Assessor, N. P. Orem and William Stuart; Sheriff, Thomas Adams, D. C. Butler and Frank Brooks; Superintendent of Schools, W. W. Head; Commissioner of First District, Arthur Houcher, William Lund and R. Buswell; Commissioner of Third District, William Anderson.

All are Republicans, except W. W. Head, candidate for Superintendent of Schools.

neer, R. W. Rigsby.

Progressive—Legislative, Clark Black;
Auditor, Ellis Powell; Clerk, Lexie B.
Adams; Sheriff, Allen Robertson; Assessor, Dan Kidwell; School Superinsessor, Dan Kidwell; School Superintendent, W. A. Lacey; Commissioner, George Stallcop and H. F. Clodins.
Justice of the Peace—John Thompson.

Lewis County Association Will Convene in Chehalis Soon.

CHEHALIS, Wash., Aug. 12.—(Special.)—The annual convention of the Lewis County Sunday School Association will be held in Chehalis August 20 and 21. Rev. F. C, Stannard, of Chehalis, will lead the devotional exercises with which the meeting will open. Others who will take part in the programme are Rev. A. A. Luce. of Others who will take part in the programme are Rev. A. A. Luce, of Centralia, and Rev. R. S. Rees, of Winlock. Friday Rev. Alvin Matzke, of Vader: O. O. Phelps, of Dryad; Rev. W. E. Rambo, of Chehalis; Mrs. Millie Wilson, of Chehalis; Treasurer W. R. Smith, of Vader, and Rev. F. E. Dorris, of Centralia, will speak. Appropriate music will be rendered.

WILLIAMS IS NOMINATED

Opponent in Oklahoma Gubernatorial Race Admits Defeat.

OKLAHOMA CITY, Okla., Aug. 12.

Dissolution Ordered, Though Treatment of Rivals Is Declared Just.

TWO ACTS ARE CENSURED

Independent Advertising Held Device to Deceive-Overcapitalization Is Not Found-Company Will Appeal Its Case.

ST. PAUL, Aug. 12.-Although held to have violated the Sherman antitrust law only technically, the International Harvester Company was declared today to be a monopoly in re-straint of trade and its dissolution was ordered by the United States Circuit

The decision declares that while the International Harvester Company and its selling organization, the International Harvester Company of America, control from 80 to 85 per cent of the trade in agricultural implements manufactured by them, their treatment of smaller competitors in general has been fair and just.

tional trade were not thereby deprived of their right thereafter and now to conduct such trade in obedience to the law.

English Rule Cited.

"The particular facts proved in this individual case not only fail to show that the defendants were unduly or untersonably restraining or attempting

MISS GERTRUDE HILDEBURN,

ROSEBURG, Or., Aug. 8.—(Special.)—At the grand ball held during the Elks' reunion at Denver, Colo., Miss Gertrude Hildeburn, of Roseburg, wa adeclared by vote to be the best dancer and most beautiful girl on the floor of the ballroom. There were over 1000 persons in attendance at the dance, coming from all parts of the United

Miss Hildeburn is a daughter of Mr. and Mrs. James Hildeburn, of

Russ Hildeburn is a daughter of Mr. and Mrs. James Hildeburn, of Ruseburg, and has lived here practically all of her life. She is ac-complished and exceedingly popular among the young people of this locality. She recently went to Colorado to visit and incidentally at-tended the Elks' reunion at the Colorado metropolis.

rightly weighed or interpreted, whether it is wise or unwise, or whether it has since changed.

"It is but just, however, to say and to make it plain, that in the main the business conduct of the company towards its competitors and the public has been honorable, clean and fair. Some petty dishonesties were tracked in at the start, mostly by subordinates who had been in the service of the old companies, but they were soon gotten rid of. In this connection it should also be said that specific charges of misconduct were made in the Government's petition which found no warrant whatever in the proof. They were of such a character and there was so much of them, apparently without foundation, that the case is exceptional in that particular."

Judge Sanbern Dissents

Judge Sanborn Dissents Judge Sanborn, dissenting, says, with profound respect for the judgment of

his court associates, he finds himself forced to disagree with them in this opinion, and in part says:

"First—Because it seems to me to give insufficient consideration to the trade conduct of the defendants at the time this will was commenced in April time this suit was commenced, in April, 1912, and for seven years before that

date.

"Second—Because the crucial issue in this case is not whether or not in 1902 or 1903, the defendants or their predecessors by reason of the suppression of competition between five or more companies made a combination or an attempted monopoly in restraint of trade, but it is whether or not ten years afterwards, in 1912, when the complaint in this suit was filed, the International company and the other defendants were then unduly or unreasonably restraining or monopolizing interstate or foreign trade, or threatening to do, and.

GARFIELD TICKET LARGE

Republicans, Democrats and Progressives Are Candidates.

POMEROY, Wash., Aug. 12.—(Special.)—Filings of candidates for the September primary in Garfield County, are:

Republican—Legislature, W. J. Kelly; Sheriff, Len Jennings; Auditor, Gertrude Fitzsimmons; Clerk, Harry St. George; School Superintendent, Belvia L. Ball; Engineer, Ira J. Trescott; County Commissioner, Ell Sanford.

Democrat—Auditor, Jack Kincaid; Attorney, C. Alex McCabe; Sheriff, W. J. Schneckloth; Treasurer, Emma Noble; Clerk, W. J. Scott; Commissioners, Chris Rommel and Issae Tewalt; Enlineer, R. W. Rigsby.

Progressive—Legislative, Clark Black, Auditor, Ellis Powell; Clerk, Lexie B. Adams; Sheriff, Allen Robertson; Assesser Dan Kidwell; School Supering Clerk, Lexie B. Adams; Sheriff, Allen Robertson; Assesser Dan Kidwell; School Supering Company and conduct such trade in contravention of the Sates Supreme Court will stay the decision of the Sates Supreme Court will stay the decision of the Sates Supreme Court will stay the decision of the Sates Supreme Court will stay the decision of the Sates Supreme Court will stay the decision of the Sates Supreme Court will stay the decision of the Sates Supreme Court will stay the decision of the Sates Supreme Court will stay the decision of the Sates Supreme Court will stay the correct of the corporation of the Sates Supreme Court will stay the decision of the Sates Supreme Court will stay the decision of the Sates Supreme Court will stay the decision of the Sates Supreme Court will stay the decision of the Sates Supreme Court will stay the decision of the Sates Supreme Court will stay the decision of the Sates Supreme Court will stay the decision of the s

RLAZE IN MORGAN-ATCHLEY STORE

IS CONFINED TO BASEMENTS.

flagration - Some of Damaged.

Goods Can Be Redressed. Fire, believed to have started from

the sparking of a dynamo in the base-ment, damaged the Morgan - Atchiev Furniture Company's plant, at Grand

ment, damaged the Morgan-Atchiev in Furniture Company's plant, at Grand for avenue and East Stark street, to the Cramount of about, \$17,000 last night re The loss was fully covered by insurance.

William L. Morgan, precident of the acompany, placed the furniture loss at from \$10,000 to \$15,000. This included damage by smoke and water. The damage by smoke and water. The damage to the building, Mr. Morgan believed, was about \$2000.

The fire started about 6 o'clock at the mouth of the freight elevator shaft in the sub-basement. Sucking up the half, the blaze quickly spread to the basement, where large quantities of furniture were stored. By prompt action the fire department confined the flamas to the two basements. The damage to the building, which consists of three stories and two basements, was almost entirely confined to, the floors. All upholstered furniture, Mr. Morgan said, was stored on the upper floors, and he says a large percentage of damage can be repaired. Sy revently warnishing.

When the firemen first entered the building the devente we will.

Annuel 19 Company days were promised and the second of the company of an undue share of the business away from competitors and to the defendants, the absence of the raising of prices of the articles affected to their consumers, the absence of the limiting of the product, the absence of the deterioration of the quality, the absence of the decrease of the wages of the laborers and of the prices of materials, the absence, in short, of all the elements of undue injury to the public, and undue restraint of trade, together with the presence of free competition which increased the share of the competitors in the interstate trade and decreased the share of the defendants. Neither, the share of the defendants. Neither the Standard Oil Company case nor the the Standard Oil Company case nor the American Tobacco Company case, nor any other authority cited seem to me to rule this case, because in none of them was there such a formative, and to my mind, conclusive evidence that for years before the suits were commenced the defendants had practiced no acts and pursued no methods which constituted an undue restraints of trade or an unreasonable attempt to monopor an unreasonable attempt to monop-olize it.

"In my opinion, a decree should be rendered that the complaint in this suit be dismissed without prejudice to the right of the United States to bring another suit of like character against any of the defendants whenever any of them is found to be engaged in the commission of any acts in violation of the anti-trust statute."

QUICK APPEAL IS PLANNED

Harvester President Declares Divided Decision Will Be Fought.

CHICAGO, Aug. 12 .- The Harvester case will be taken to the Supreme Court of the United States as soon as possible, according to Cyrus H. Mc-Cormick, president of the International

Harvester Company, who said:
"The adverse decision is a great disappointment. As I understand it, it is not based on actual wrongs done in the

Morgan-Atchley Company

GRAND AVENUE AND EAST STARK

For Further

Announcement of

the Big

Fire

Sale

That Will Occur as the Result

of Fire in Our Store July 26th.

It's to be the most noteworthy

Furniture and Home-furnishing Event that has ever taken

place on the East Side.

Two Pages of War Photographs-From The Oregonian's special news photographic correspondents come striking photographs of the armies and navies involved.

Opposing Rulers Engaged in Great European War-A page article, illustrated with photographs by a London correspondent, on the Triple Alliance and the Triple Entente and the events leading up to these alliances.

Map of the European Countries at War-This map shows at a glance the army and navy strength of the countries involved in the war, as well as those preserving neutrality. It will be valuable to cut out and preserve for reference. It is accompanied by interviews with military experts as to the probable course of the conflict and the problems of strategy involved.

Europeans in America Who May Go Home to Fight-An illustrated story on the attitude of the foreigners in America toward the countries of their birth.

The War in the Light of Prophecy-What the Scriptures predict in regard to the battles of the nations.

WAR NEWS. MAPS AND PHOTOGRAPHS IN THE SUNDAY OREGONIAN

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