#### THE OREGON DAILY JOURNAL, PORTLAND, WEDNESDAY EVENING, AUGUST 24, 1910.



Following Precedent in Zelaya Case-Any Other Course Would Offend U. S.

(United Frees Leased Wirs.) Mexico City, Aug. 24.—Jose Madriz, leposed president of Nicaragua, will visit Mexico during the national contennial celebration in September, duplisating the action of former President. party in the state. He asks, therefore. Zelaya who also came to Mexico after for a perpetual injunction restraining his abdication in Nicaragua. Previousthe secretary of state and the state ly Madriz announced that he would printer from allowing the publication of nd a special representative. He was the argumen, of the state central com-

mittee

SHERMAN REMAINS

SILENT; INDICATES

(Continued From Page One.)

tral committee after Colonel Roosevelt's

HE'LL STAND PAT

informed by the Mexican government that President Diaz would not accord representative any favors and the prosident's present attitude does not indicate that he will change his ruling, even though Madriz himself comes here. Efforts are being made by Ameri cans here to impress upon Diaz that special honors to Madriz will be con-sidered an insult to the United States.

**CANDIDATE ASKS COURT TO** RESTRAIN PUBLICATION

#### (Continued From Page One.)

of the state central committee, that both of them are now claimtary to be exercising the authority ing granted them by the law.

Mr. Joseph then points out the pro visions of the corrupt practices act governing the filing of arguments in favor of or against the candidacy of ers here yesterday, indorsed State Sena-any person for public office and shows tor Frederick Davenport, who is opposed by that law that the only occasion upon which a state, county or city central committee may file arguments in support of the candidates for office is not later than 30 days prior to the "regu-

lar biennial general election." It is shown that all persons who are now candidates for office and who are neeking the Republican nomination have complied with the provisions of the primary law in order to be allowed to come candidates and that the assembly candidates did not, and could not, rely upon the fact that he was indorsed by the "assembly,' in order to become a candidate,

#### Charges Conspiracy.

The complaint then goes on to allege as follows:

"That certain members of the Republican state central committee conspired and confederated together for the purpose of securing an advantage on the part of said assembly candidates, over the candidates who are not assembly candidates, by preparing certain arguments and statements in favor of said assembly candidates, and filing the same with the secretary of state, with the request that they be published as required in said section 2, of said act passed by the legislature in 1909, in what might be termed the "political pamphlet."

That said M. C. George and E. V. Littlefield, in consummation of said Senator Davenport of Utica, who was conspiracy, and for the purpose of giv-ing said assembly candidates an appar-fore the Herkimer county grange, and ent endorsement of the Republican par- Postmaster Greiner of Buffalo, Ropsety of the state of Oregon, signed said

Multhomah is greatly to the detriment and injury of each of the candidates, excepting said assembly candidates, and to the prejudice of their rights, and to the right of this plaintiff. become effective I will then be at lib-erty to record suid deed. This, in my opinion, is the proper way in which to protect the interests of the city in this are given away especially since natter." "That said action of said officers of said Republican state central committee The amendment to section one of each

ordinance was also taken exception to by the railroad attorney. "I have provided." said Mr. Grant, is not authorized by law, but is unlawand against law, and was done by

said officers in consummation of the "that if, in the future, it should be conspiracy hereinbefore alleged, to make deemed necessary by the city to con-it appear as though the Republican struct a new bridge across the Williamparty of the state of Oregon and of ette river in the vicinity of the streets Multhomah county had indorsed said to be vacated that the city would reassembly candidates, to the exclusion serve to itself the right to use so much

of the surface of the street to be vaof all other candidates." cated as may be necessary for the loca-Mr. Joseph in his complaint also tion and maintenance of piers to sup charges that because the members of such bridge or any approaches port the Republican party greatly exceed those of all other parties in the state thereto,

Bailroad Blocks City. an apparent indorsement of the Repub-"Mr. Snow's amendment also provides lican party of the assembly candidates hat if the city at any time desires to would be a great and irreparable injury use the streets to be vacated for sewers to the rights of all other candidates of water mains, tubes, pipes or conduits the party; that by reason of such facts beneath the surface of the street or the publication of the intended pamstreets to be vacated, the exercise of phlet would mislead the voters of the

#### this privilege should be in a manner that would not in any way impair the use of said streets for railway purboses.' The East Side business men who op-

pose the vacation of streets as opposed to public policy, make the point that should the city desire to build bridges or to obtain adjess to the river, it would be practically impossible if the streets

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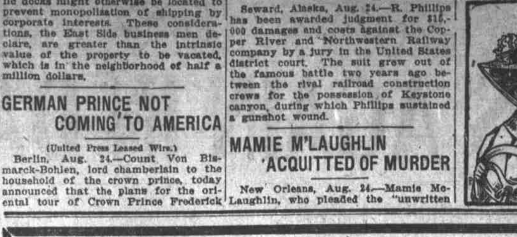
Portland, Or.

Medical Bldg.

William had been changed. The prince will not return to Germany from India by way of the United States, as it was previously announced that he would do. callroad interests now control menriy all the waterfront and the proposed vaca-los, if consummated, would complete **RIGHT-OF-WAY SOLDIER** 

110n, if consummated, would complete this control. The city attorney and others believe they see in the railroad's stipulations design to block any future plans for the city, either for bridges or for access to the river, where pub-lie docks might otherwise be located to prevent monopolisation of shipping by corporate interests. These considera-tions, the East Side business men de-ciare, are greater than the intrinsic clare, are greater than the intrinsic value of the property to be vacated, which is in the neighborhood of half a million dollars.

**GERMAN PRINCE NOT** COMING'TO AMERICA



tw" as a detense for having killed lugh Smith, a wealthy man whom she fied that Smith had so harged with having betrayed har, was required of murder yesterday after-gaged for two months on. The jury was out of the court-She de

The trial was one of the shortest in Later M the history of Louisiana murder cases, the stand.

that any improv per relations or and Smith Lator Miss McLaughlin was called to

Smith's flan

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name had been presented for the place, is regarded as another indication that the vice president will "stand pat," Roosevelt, while addressing the farmby Sherman, because Davenport supported the direct primary measure. in the New York assembly. This is considered an indication that the colonel has no idea of dropping the fight. Roosevelt rambled over the old Rob-

which contains many relics of the Revolutionary war.

### EADERS OF NEW YORK FACTIONS PREPARE FOR

New ontrol of the state Republican convention between the regulars, led by Chairman Timothy L. Woodruff, and the progressives, headed by Lloyd C. Griscom, chief lieutenant of Colonel Roosevelt, will be fought out at the city primaries Monday to name delegates to the convention.

for the struggle, which has suddenly become an open one. Chairman Wood ruff, National Committeeman Ward, William H. Barnes Jr., and Speaker Wadsworth are arranging conferences with their lieutenants and planning to oppose Roosevelt's delegates. Griscom, velt lieutenants, are equally active and statements and arguments so requested are ready to carry the fight to the to be published, as alleged in the last polls. Many conferences are scheduled for today and tomorrow and a complete campaign, which will be short but sharp, has been mapped out.

homestead near Jordanville, inson

Politicians. are active today preparing

BIG FIGHT IN THE OPEN (United Press Lensed Wire.) York, Aug. 24 .-- A battle for

15c. each, 2 for 25c.

ceding paragraph, as follows: "Republican State Central Committee. "By M. C. George, chairman. "By E. V. Littlefield, secretary."

To Deceive Electors.

"That certain members of said Republican state central committee are by reason of the facts hereinbefore alleged, fraudulently and unlawfully attempting to secure on behalf of said assembly candidates an apparent indorsement thereof by said Republican state central committee, and to thereby mislead and deceive the electors who may read said arguments and statements in said political pamphlet, and who may vote at said primary election, in this: That the said electors will believe that the assembly candidates, being those candidates in favor of whom said arguments and statements are requested to be published, are in fact the candidates for

their respective offices selected and indorsed by the Republican party, through said Republican state central commit- out against me provided I did not retee, whereas in truth and in fact said assembly candidates, as hereinbefore alleged, are seeking the nominations the same as all the other candidates, and were designated by said assembly as desirable candidates, which assembly con-the first statement let me say that it sisted of delegates irregularly and un-is common knowledge in the Ninetcenth lawfully designated and appointed to attend a pretended convention or assem-bly in the city of Portland, Or., assuming the power and authority of naming statement, on the day of the meeting of candidates for the offices created for the congressional committee, at the government of the state of Oregon, all municipal governments included

Assembly Unlawful. "That in truth and in fact sale assembly was unlawful, and not authorized by any law of the state of Oregon. and the attempt by the Republican state central committee to make it appear that said assembly candidates are the choice of the Republican party of the state of Oregon and of the county of

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#### M'KINLEY ON FENCE IN RELATION TO CANNON

(United Press Leased Wire.) Springfield, Ill., Aug. 24.-Voters of Champaign, Ill., are wondering whether or not Congressman W. D. McKinley has followed the lead of Nicholas Longworth in repudiating Joseph G. Cannon for speaker of the house. McKinley does not say he has not repudiated the Republican house leader; he merely denies that he was present at a certain meeting at which the alleged statement was made.

"There are two definite statements I would like to deny," said McKinley today. "First, that several candidates were mentioned as intending to come pudlate Cannon; and, second, that at a meeting of the congressional campaign committee I repudiated Mr. Cannon and requested the members to spread the news among the voters. In reply to is common knowledge in the Nineteenth district that the name of no man has ever been mentioned as a candidate against me. In answer to the second catur, I was at Beverly, Mass."

#### RAILROAD'S BOLD ATTEMPT TO GRAB STREETS CHECKED

(Continued From Page One.) they be referred to the judiciary committee," said Councilman Rushlight. The motion was carried.

Railroad Plans Grab. Before the council met Grant held a stormy session with Attorney Snow, representing the railroad, who, according to the city attorney, had not only planned to secure the adoption of the ordinaces by the council before submitting the deed to the properties promised the city by the railroad in-terests, but had determined upon certain significant phrasings in the ordinances themselves, the significance of which could only be understood through the presupposition that the railroad intends to grip all the city property it can obtain, as absolutely as it can and with as little recompense as it can be forced by circumstances

to give. Anticipating ' that the ordinances would be passed, railroad representa-tives crowded the gallery of the coun-cil chamber. Their disappointment because of the sudden turn taken for the

city's protection was obvious. In his formal report to the city council this morning Mr. Grant states that he returns the ordinances in shape that he can approve, but adds: "The council is advised that in my opinion said vacating ordinances should not be passed at your meeting of August 24, 1910. My reasons are that the deed from the railroad companies granting unto the city all of the rights conceded by said railroad companies has not been executed or delivered to the city of Portland.

Corporation Holds Deed. The representatives of the companies, Mr. Shaw, and myself, have not agreed upon the form thereof. The various descriptions of properties to be deeded have not been checked up; the title to some of the property has not been examined, and it will take at least weeks more in order to get said deed in proper form. Mr. Snow has agreed with me that said deed will be executed and placed in my hands, and then the council may pass the vacating ordinances, and when said ordinances

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