

NEW ATTACK ON COUNTY PLANNED

INJUNCTION MAY BE NEXT MOVE.

N. G. Wallace, Anti-Divisionist Counsel, Says Suit To Be Filed, When He Learns Deschutes Will Stay in Business.

(From Saturday's Daily.)

That another effort to cause trouble for Deschutes county may emanate from Prineville in the near future in addition to the quo warranto proceedings filed against the new county court, was the information given out today by Vernon A. Forbes, who is associated with District Attorney H. H. DeArmond as counsel for the members of the court. The possibility that another suit may be filed was disclosed in a telephone conversation which Mr. Forbes held with N. G. Wallace, of Prineville, one of the attorneys drawing up the quo warranto complaint for Gus Stadig, which was made public yesterday.

The next move will, in all probability, be in the nature of a request for a temporary injunction having as its object the restraining of Deschutes county from doing business as a municipal corporation while the first suit is pending, according to the intimation made by Mr. Wallace.

When the Prineville attorney called up Mr. Forbes, it was to ask if Deschutes county was to continue in business. He was assured that there would be no suspension of county activities, upon which he informed Mr. Forbes that under these conditions, he would have to file another suit.

In case proceedings of the kind are instituted, there is little doubt but that a temporary injunction would be granted by the circuit court, but this, Mr. Forbes believes, would be in effect only until argument could be made before the court, a matter of a few days at most. He does not believe that there is any chance for the granting of a permanent injunction.

Circuit Judge Duffy stated this morning that he would be ready to hold court in the quo warranto proceedings on Wednesday or Thursday of next week.

With the filing of the first case against the officials of Deschutes county, the question arose whether legal instruments having to do with affairs within the boundaries of the new county should be filed in Bend and Prineville. District Attorney DeArmond took the matter into his own hands this afternoon, when he communicated with the county clerk of Crook county, requesting that all such instruments presented in Prineville for filing, be sent to Bend. In the mean time, he is writing to Attorney General Brown in Salem, asking for an opinion as to the exact status of affairs.

CROOK DEPUTY BUYS TREATS AS A FINE

Floyd A. Rowell Serves Papers Against County Court, Then Faces Traffic Charge.

(From Friday's Daily Bulletin)

Whether or not an officer from one county may perform official acts in another county, remains a disputed question, but that he is amenable to law in the county which he enters was proved this morning in Justice court, when Judge J. A. Eastes ordered Deputy Sheriff Floyd A. Rowell, of Crook county, to buy the drinks and smokes for the court and for all spectators present. Rowell was charged with neglecting to keep a red light burning on his auto last night. A crowd of 20 helped the Crook county deputy discharge his obligation to the law.

The deputy sheriff was in the city from Prineville in connection with the quo warranto proceedings just filed against the Deschutes county court, and before he could leave this morning, he was notified by Chief of Police L. A. W. Nixon that his presence was required before Judge Eastes. Mr. Nixon immediately phoned Sheriff Knox in Prineville, acquainted him with the circumstances, and was assured that the sheriff would foot the bill.

H. C. Ellis appeared for the defendant, entering a plea of guilty, and remarking that this action was taken only because his client felt that he could not secure a fair trial in Bend, and preferred to throw himself on the mercy of the court. H. H. DeArmond, district attorney, appeared for the state.

In imposing sentence, Judge Eastes emphasized that in case of a second offense, a more severe penalty would be inflicted.

It's worth remembering, Mr. Subscriber and Mr. Advertiser, that the cost of everything that goes to make a newspaper has risen, except the subscription and advertising rate.

IRRIGATIONISTS' PRESENCE URGED

NEED BIG DELEGATION AT CONGRESS.

George S. Young, Chairman of "Steering" Committee for Central Oregon, Emphasizes Importance of Issues.

(From Saturday's Daily Bulletin.)

Urging a full representation from Central Oregon at the Irrigation Congress to be held in Portland, George S. Young, county surveyor, and chairman of the "steering" committee named at the recent irrigation congress held in Bend, issued a statement today in which he emphasizes the most important issues which will come before the delegates in Portland.

He says as follows: "The next or fifth annual Oregon Irrigation congress will be held at the Imperial hotel, Portland, on Thursday, Friday and Saturday, January 4, 5 and 6, 1917.

"Among the most important items which will be considered are the following:

"A bill to place irrigation district bonds on the approved list of legal securities for state, county and public funds;

"A bill to capitalize the first five years' interest on irrigation district bonds, or to add the interest for the first five year period to the cost of construction and issue bonds to the total amount; and also numerous changes in the present irrigation district law.

"All of these are very important to Bend and Central Oregon, and it is absolutely essential that this vicinity be fully represented at the coming congress, since the action of this congress will largely determine the action of the next legislature upon irrigation matters. Further, if we neglect to get the above legislation at this time all development work in irrigation will be lost. It is therefore highly desirable that all who can attend this coming Irrigation Congress notify the special "irrigation committee" of the Bend Commercial club, consisting of H. C. Ellis, R. B. Gould and myself."

TESTIMONY TAKEN IN MORTGAGE SUIT IN CIRCUIT COURT

(From Friday's Daily Bulletin)

Testimony was taken here today before Judge Duffy, of the circuit court, in the case of J. B. Baumgartner vs. Mr. and Mrs. Elmer E. Stowe, the suit being for the foreclosure of an \$1100 mortgage on an 80 acre tract of land near the city. A cross complaint alleges that the defendants were induced by misrepresentations to trade Portland property for the tract in question. They

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ask \$700 damages, the cancellation of the mortgage, and either the return of their Portland property, or its monetary value, \$4,400.

The plaintiff was represented by F. M. Phelps, of Portland, and the defendants by C. S. Benson, of Bend.

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Paisley or Ecclesiastical Effect—Which Will You Have?



BOTH MODISH.

One turban foregoes all trimming, save an oriental swathing in Paisley silk. The other tall crown of dark green velvet is richly embroidered across the front with gold braid applied as altar cloths are adorned.

FIRST LEGAL ACTION IN COUNTY SETTLED

(From Friday's Daily Bulletin) The first legal action to be settled in Deschutes county was wound up last night, when L. H. Bice made payment of \$10 on a money recovery case to J. F. Arnold. Costs in the sum of \$2.50 were allowed. The suit was filed by Charles W. Erskine, and was to secure payment of rent alleged due.

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La Jera, with elaborate fur trimmings, is popular for sport suits. Here deep rose is combined with peacock, with "dewdabs" of the fur accentuating the ends of the belt. The turban is of matching material.

For farm land loans see J. Ryan service.—Adv.

HEARING CONTINUES IN MORTGAGE SUIT

(From Saturday's Daily.)

Hearing was resumed here in circuit court today before Judge Duffy in the case of J. B. Baumgartner vs. Mr. and Mrs. Elmer E. Stowe for the foreclosure of an \$1,100 mortgage on an 80 acre tract of land near the city. Following the conclusion of the suit in open court, Judge Duffy will take the case under advisement.

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While food and clothing have advanced in cost, it is well for the sick that the prices of such reliable family remedies as Foley Kidney Pills are not increased. Foley Kidney Pills cost little and relieve backache, pains in sides and loins, sore muscles, stiff joints, rheumatic pains and bladder trouble.—Sold everywhere.

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