

Classified-Where Buyer and Seller Satisfactorily Meet.



DON'T FORGET TO PHONE THAT WANT AD

HERE ARE THE RATES: Per word first insertion... Phone 75

HELP WANTED-FEMALE: Competent woman for cooking and general housework.

HELP WANTED-MALE: SALESMEN WANTED. Successful company, long and well established.

ARE YOU UNEMPLOYED? Do you want to make a good living right now?

WANTED-SITUATIONS: FOR UPHOLSTERING, regluing, reupholstering.

FOR RENT-HOUSES: FOR RENT-Lively modern 5-room house, 432 N. Holly.

FOR RENT-Modern bungalow just vacated by party leaving city.

FOR RENT-Partly furnished house at 315 So. Riverside.

FOR RENT-3-room furnished house, modern. Call 315 or 1113-J.

FOR RENT-APARTMENTS: FOR RENT-Furnished apartment, 3 rooms and bath.

FOR RENT-ROOMS AND BOARD: ROOM AND BOARD-\$5.50 week.

FOR RENT-FURNISHED ROOMS: FOR RENT-Two furnished sleeping rooms, \$2 per week.

FOR RENT-MISCELLANEOUS: FOR RENT-Office room, East Main, Childers Bldg.

FOR RENT-HOUSES: FURNISHED house on So. Holly, Ph. 609-L.

FOR RENT-Modern 6-room modern house, close in garage.

FOR RENT-Modern 6-room home, very nicely furnished.

FOR RENT-Modern furnished house, newly decorated.

FOR RENT-Modern 6-room house with name, \$20 water paid.

BUSINESS OPPORTUNITIES: WANTED-Partner who can invest \$400 in paying business.

FOR SALE-HOMES: FIVE ROOMS and sleeping porch, nicely furnished.

GENUINE bargain at \$2,500.00, hardwood floors, fireplace, 2 car garage.

FOR SALE-ATTRACTIVE homes, Phone 105, 30 N. Central.

FOR SALE-34 acres on Applegate, all cultivated, new four room house.

FOR SALE-CHEAP-131 acre, \$3 per acre; plenty oak, laurel, fir, double enough pine timber.

GOOD, attractive homes, acreage, rentals. Roberts, 723 W. 2nd, Tel. 1928-J.

RIVER FRONTAGE AT HIGHBANKS: 30 acres with nearly half mile on Rogue river.

WALTER H. JONES, Realtor, Jackson County Bank Bldg., Phone 798.

FOR SALE-AUTOMOBILES: REPOSSESSED USED CARS Must Be Moved.

1928 Dodge Four Door Sedan, Fastest four in America in perfect condition.

FOR SALE-BOATS AND PETS: FOR SALE-Springer Spaniel puppy, \$5 and \$10.

FOR SALE-LIVESTOCK: FOR SALE-Feeder pigs, Ramboulet buck, 25 ewes.

LATEST model Ford truck, long wheelbase, stake body, dual tires.

FOR SALE-MISCELLANEOUS: TOMATOES-1 1/2c per lb. Bring your own boxes.

FOR SALE-OR TRADE-One 8-ft. and one 10-ft. refrigerated meat display case.

FOR SALE-OR TRADE-Furniture consisting of bed and spring, bed-spread, couch, bed couch, dresser, heating stove.

FOR SALE-OR TRADE-1 all around work horse, weight 1400, Tel. 142.

FOR SALE-OR TRADE-Trade-studebaker touring car in excellent condition.

FOR SALE-OR TRADE-Roosevelt Eight-cylinder sedan, Big Pine Lbr. Co. Tel. No. 1.

FOR SALE-OR TRADE-10 A. GOOD valley land, under cultivation, some improvements.

MISCELLANEOUS: WE PAY CASH for used cars and equities.

BUSINESS DIRECTORY: JACKSON CO. ABSTRACT CO.

MURRAY ABSTRACT CO-Abstracts of Title, Title Insurance, Rooms 3 and 5, No. 32 North Central Ave.

Automobile Loans: CONTRACTS REFINANCED PAYMENTS REDUCED.

Dentistry: DR. JAMES S. JOHNSON, 312-314 Medford Bldg. Phone 807.

Dressmaking and Remodeling: THE FASHION SHOP - Dressmaking and remodeling, 424 Medford Bldg. Phone 1181.

Funeral Parlor: PERL'S FUNERAL HOME-Distinctive service at moderate rates.

Expert Window Cleaners: LET GEORGE DO IT - Tel. 1172. House cleaning, floor waxing.

Job Printing: MAIL TRIBUNE JOB DEPARTMENT - Best equipped plant in southern Oregon.

Money to Lend: WE LEND MONEY on furniture and late model autos.

Transfer: HEINIKING TRUCKING CO - Transfer and Storage.

Service guaranteed, 20 S. Grape St. Phone 644, or residence 1060.

Watch Repairing: \$25.00 REWARD for any watch I can't fix.

Permanent waves \$1.95, wet finger waves 25c.

ACROSS: 1. Wooden pins, 2. Brief, 3. Serpents, 4. Leave out, 5. Animal, 6. African arrow, 7. Gougeron, 8. Margin, 9. Around an echelon, 10. Sphere, 11. Lift up, 12. Evergreen tree, 13. French river, 14. Pronoun, 15. Source, 16. Tint, 17. Untrue, 18. Formerly, 19. Possessive, 20. Resuming, 21. Note of the scale, 22. One of the British Isles, 23. Sever, 24. Pronoun, 25. Hardens, 26. Period of light, 27. Sea eagle, 28. Divest, 29. The 12 acres, 30. County in Oklahoma, 31. Punish by, 32. Sister of one's parent, 33. Salt, 34. Convex, as its second quarter, 35. Abbreviation, 36. Old, 37. Quality, 38. Mystic Hindu, 39. Word, 40. Jugg, 41. Help, 42. Through the nose, 43. Persian fairy, 44. Prognostic, 45. Remanoider, 46. Contends, 47. Interesting time, 48. Portable lamp, 49. Rule of the cat, 50. Artistic symbol of a faith, 51. Pig, 52. Compound, 53. Beam, 54. Self-patience, 55. Broad shallow, 56. Vessel first found in Kusan, 57. Two between two, 58. Slag, 59. Straddling, 60. Stagers, 61. Deputy, 62. Stacks across, 63. Composer of "Rule of the Cat", 64. Sign, 65. Nuisance, 66. Masculine, 67. Nickname, 68. Carpenter's tool, 69. Symbol for nickel.

DOWN: 1. Horseback, 2. Arabian, 3. chieftain, 4. Knock, 5. Typographer, 6. Communication, 7. Poker term, 8. Fine fabric, 9. Top cards, 10. Reunite, 11. Body person, 12. A position at bridge, 13. DOWNS, 14. Horseback, 15. Arabian, 16. chieftain, 17. Convex, as its second quarter, 18. Abbreviation, 19. Old, 20. Quality, 21. Mystic Hindu, 22. Word, 23. Jugg, 24. Help, 25. Through the nose, 26. Persian fairy, 27. Prognostic, 28. Remanoider, 29. Contends, 30. Interesting time, 31. Portable lamp, 32. Rule of the cat, 33. Artistic symbol of a faith, 34. Pig, 35. Compound, 36. Beam, 37. Self-patience, 38. Broad shallow, 39. Vessel first found in Kusan, 40. Two between two, 41. Slag, 42. Straddling, 43. Stagers, 44. Deputy, 45. Stacks across, 46. Composer of "Rule of the Cat", 47. Sign, 48. Nuisance, 49. Masculine, 50. Nickname, 51. Carpenter's tool, 52. Symbol for nickel.

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MISCELLANEOUS: WE PAY CASH for used cars and equities.

LOCAL or long distance hauling. We guarantee to save you money.

WE PAY CASH for used cars and equities. Pierce-Allen Motor Co.

ATTACK ON BAR ASSN. ANSWERED BY F. J. NEWMAN

(Continued from Page One)

too much of the valuable space which he has so kindly proffered for such answer. However, I must quote some of his statements, made quite against the resolution, in order to make plain the point which I wish to present.

"Notwithstanding the fact that the Medford Daily News has declared a wide-spread miscarriage of justice in Jackson county and had openly denounced the acts of certain of our public officials who had entered the primaries for re-election to office, the News has deemed it inappropriate to support a movement so far-reaching in effect as might be in the recall of a circuit judge."

"And yet, in the very next issue of the News on the following day we find Mr. Banks says, among many other threatening and sarcastic things: 'The News demands that no further interested be permitted in the normal circulation of the petitions asking the recall of the circuit judge of this district.'"

"Will Mr. Banks please advise his readers whether or not he has learned of any more so-called MISCARriages OF JUSTICE between the 10th day of August and the 11th day of August which caused him to so suddenly change his mind on this proposed recall of a circuit judge, to his 'far-reaching effect' or will he confess that he has supported the movement from its inception? Why so the evasion and secrecy about this entire movement? It is admitted that 'A RECALL IS A LEGAL PROCEDURE' resorted to by the law and the right to resort to it by the citizenry of our state is UNQUESTIONED. It is also admitted that 'a recall is NOT IMMORAL, nor a PLOT' as asserted in the issue of the 10th, and no right thinking citizen should condemn any voter who causes a recall to be printed, petition, or who signs, advocates, supports or votes for the recall of any official who does not properly perform the duties of his office—so why is it that NOBODY COMES OUT IN THE OPEN as to this particular RECALL, and inform the voters of this district, to the reading judge, who is actively sponsoring the movement, where the petitions may be seen, and the reason for their being circulated."

"And just why, Mr. Banks, in your comment upon the resolution set out above, which is nothing more or less than a vote of confidence by the members of the Bar Association of this district, to the reading judge of this district, do you insist upon injecting into such resolution a lot of personal venom against the members of such Bar Association for their plain and simple expression of confidence in and sympathy for the man who now holds the important position of circuit judge of this district, and whose character, fitness, and reputation has been called into question by the people who seem to be ashamed to come out openly and admit the part they are playing in seeking to condemn a man for the performance of official duty? I admit any man or woman who, when the part that they have wronged, are willing to put up a fight for their rights, but I despise a man or woman who, under like circumstances hides in the background and lets other well meaning, but perhaps, ill advised parties do their fighting for them."

"Therefore, Mr. Banks, if you have any personal grudge against the Southern Oregon Bar Association, or against any member thereof, or against any lawyer in general, come out frankly and admit it: even if you have to eventually retain one of these 'legal obstructionists, plotters, conspirators, boot-leggers, profiteers or racketeers' to ASSIST YOU IN SECURING YOUR GOD GIVEN RIGHTS TO LIFE, LIBERTY, PROPERTY AND THE PURSUITS OF HAPPINESS, all of which are guaranteed to you also by the constitution and laws of this nation and state, and in the protection of which any reputable attorney IS SWORN TO HONESTLY AND FAITHFULLY PROTECT YOU, IF RETURNED TO REPRESENT YOU, IN AN THREATENED OR ACTUAL ATTEMPT TO DEPRIVE YOU THEREOF, and in the protection whereof, also, the judge who tries such question is sworn to render justice unbiased and unafraid, be the consequences what they may."

"In fairness to the members of the legal profession of this district, may I ask you to point out to the public wherein the adoption of the foregoing resolution has in any manner interfered with the right on the part of the sponsors of the recall movement to circulate their petitions, require signatures thereon, cause the question of such recall to be placed upon the ballot for the fall election, and to permit the voters thereof to exercise their right to a secret ballot, and, if successful, to oust from his position the judge against which such movement is directed?"

"May I also ask you to point out, what, if anything, you find in such resolution to justify you in the broad statements made by you in the articles complained of to the effect that the attorneys of this district are 'THE PROFITERS IN CONDITIONS SO WIDELY COMPLAINED OF—THAT THEY ARE INTERFERING WITH THE NORMAL CIRCULATION OF THESE RECALL PETITIONS—that they are attempting to THWART A LEGAL AND CONSTITUTIONAL PROCEDURE—that their actions in

hold your—PEN FROM FURTHER INNUENDOES? And now, Mr. Banks, in closing this article I trust and hope that if you have any definite knowledge of any GRAFT, CHOCKERNESS, INEFFICIENCY, MALPRACTICE OR ANY OTHER WANTON VIOLATIONS OF DUTY ON THE PART OF ANY OFFICIAL, JUDGE, OR PRIVATE CITIZEN OF THIS COUNTY, that you will not hesitate to make specific charges against such offenders, and have same properly dealt with in the regular channels provided by our laws for such purpose, and giving to such FACTS, WHEN AND IF PROVEN, THE WIDEST POSSIBLE PUBLICITY, to the end that JUSTICE AND RIGHT MAY PREVAIL, AND OUR CITIZENS MAY BECOME ACQUAINTED WITH AND ASSIST IN PROSECUTING SUCH OFFENDERS FOR THE GENERAL GOOD OF ALL."

"Regretting the necessity of this lengthy reply to your attack upon our profession of which I am proud to be a member, but again thanking you for your invitation to reply thereto, I am most respectfully and sincerely yours, F. J. NEWMAN, Medford, Ore., Aug. 12, 1932."

It would seem unnecessary to point out to one possessed with intelligence of Mr. Banks, that under our constitution and laws, our form of government is divided into three distinct, well known, and separate departments, viz. the legislative, the executive, including the judiciary, and the judicial, and that no person charged with the official duties under one of these departments shall exercise any of the functions of another, except as in the constitution expressly provided. It is therefore the manifest duty of the judge upon a vote of confidence or the verdict of a jury finding the accused guilty, to PRONOUNCE SENTENCE IN CONFORMITY WITH THIS CONSTITUTIONAL provision, and impose such sentence or punishment as the legislature may prescribe for such crime, under the same penalty provisions in the power of the governor, under certain conditions and subject to certain restrictions, to modify, or set aside such sentence; and it is also the right of the people to petition such governor for the granting of such relief. So, Mr. Banks, it is by no means follows that because attorneys have been known to sign such petitions their act in so doing is any admission on their part that the court was in error or that there had, in fact, been any violation or neglect of official duty on the part of the judge, but, rather, that in the minds of those signing, society would be benefited by the granting of such leniency as the governor, in his wisdom, might seem disposed to grant to the unfortunate violator of the law. This right of petition, like the right to petition for a recall, is granted to our citizens alike—and even includes the lawyers—unless—and you may consider them to be—and, in such instances, the JUDGE WHO HAS BEEN REQUIRED TO PRONOUNCE SENTENCE HAS BEEN KNOWN TO JOIN IN SUCH PETITIONS, and in so doing he HAS SIMPLY EXERCISED HIS RIGHTS OF CITIZENSHIP, and by no means, acknowledging a weakness or a failure, as you imply, Mr. Banks, if you feel that an investigation of the attorneys of this district will disclose "a most startling situation existing in Jackson county AMONG THE MEMBERS OF THE LEGAL PROFESSION AND MEMBERS OF THE BAR ASSOCIATION—WHICH OPENLY DISCLOSES A VIOLATION OF LAWS, and subject 'A LARGE PER CENTAGE OF THE LEGAL PROFESSION IN THIS DISTRICT TO DISBARMENT PROCEEDINGS, and WOULD DOUBTLESS BE FOUND GUILTY AND PREVENTED FROM PRACTICING LAW FOR ALL TIME TO COME' by you, a judge in your article of August 11th, let me say, that I know of no greater duty resting upon you than the duty to bring about such an investigation, by submitting to the governor proper proofs of the truthfulness of such charges, and following upon such proofs until the desired results are obtained. Do anything less than this in the face of such an open accusation on your part, sir, against the members of the legal profession of this district, can not help but brand you as a moral coward, in the minds of all liberty loving, law abiding and upright citizens."

For months, you years, past, this community has been kept in a turmoil by published articles such as the one I am now attempting to answer, wherein our citizens have been subjected to a veritable barrage of the most vilifying innuendoes and insinuations, unsupported by any facts whereby they can be cited into court and made to account for their actions, but yet, left in a position reflecting to their discredit in the minds of those not given to analyzing such matters, and, as a result, suspicion, hatreds and distrust have become the outstanding characteristics of many of our good people, to the absolute detriment of the citizenship of this county. This condition has progressed to such a point that the people in general have been driven almost to anarchy, and something DEFINITE SHOULD NOW BE DONE TO REMEDY SUCH CONDITIONS. WILL YOU PLEASE DO IT, MR. BANKS—OR, FAILING SO TO DO, PRODUCE PROOF OF YOUR THOUGHTFULNESS OF YOUR CHARGES TO THE BAR ASSOCIATION OF THIS DISTRICT IN ORDER TO PERMIT IT TO DO THE HOUSE CLEANING JOB FOR YOU—or, failing in that also, FOREVER

too much of the valuable space which he has so kindly proffered for such answer. However, I must quote some of his statements, made quite against the resolution, in order to make plain the point which I wish to present, viz. that there is no reason or justification whatsoever for Mr. Banks' attack upon this resolution other than his own direct and apparent interest in seeing that the recall movement progress to a final vote in this fall, notwithstanding the following statement made in his article of August 10 as follows:

"Notwithstanding the fact that the Medford Daily News has declared a wide-spread miscarriage of justice in Jackson county and had openly denounced the acts of certain of our public officials who had entered the primaries for re-election to office, the News has deemed it inappropriate to support a movement so far-reaching in effect as might be in the recall of a circuit judge."

"And yet, in the very next issue of the News on the following day we find Mr. Banks says, among many other threatening and sarcastic things: 'The News demands that no further interested be permitted in the normal circulation of the petitions asking the recall of the circuit judge of this district.'"

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For months, you years, past, this community has been kept in a turmoil by published articles such as the one I am now attempting to answer, wherein our citizens have been subjected to a veritable barrage of the most vilifying innuendoes and insinuations, unsupported by any facts whereby they can be cited into court and made to account for their actions, but yet, left in a position reflecting to their discredit in the minds of those not given to analyzing such matters, and, as a result, suspicion, hatreds and distrust have become the outstanding characteristics of many of our good people, to the absolute detriment of the citizenship of this county. This condition has progressed to such a point that the people in general have been driven almost to anarchy, and something DEFINITE SHOULD NOW BE DONE TO REMEDY SUCH CONDITIONS. WILL YOU PLEASE DO IT, MR. BANKS—OR, FAILING SO TO DO, PRODUCE PROOF OF YOUR THOUGHTFULNESS OF YOUR CHARGES TO THE BAR ASSOCIATION OF THIS DISTRICT IN ORDER TO PERMIT IT TO DO THE HOUSE CLEANING JOB FOR YOU—or, failing in that also, FOREVER

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It would seem unnecessary to point out to one possessed with intelligence of Mr. Banks, that under our constitution and laws, our form of government is divided into three distinct, well known, and separate departments, viz. the legislative, the executive, including the judiciary, and the judicial, and that no person charged with the official duties under one of these departments shall exercise any of the functions of another, except as in the constitution expressly provided. It is therefore the manifest duty of the judge upon a vote of confidence or the verdict of a jury finding the accused guilty, to PRONOUNCE SENTENCE IN CONFORMITY WITH THIS CONSTITUTIONAL provision, and impose such sentence or punishment as the legislature may prescribe for such crime, under the same penalty provisions in the power of the governor, under certain conditions and subject to certain restrictions, to modify, or set aside such sentence; and it is also the right of the people to petition such governor for the granting of such relief. So, Mr. Banks, it is by no means follows that because attorneys have been known to sign such petitions their act in so doing is any admission on their part that the court was in error or that there had, in fact, been any violation or neglect of official duty on the part of the judge, but, rather, that in the minds of those signing, society would be benefited by the granting of such leniency as the governor, in his wisdom, might seem disposed to grant to the unfortunate violator of the law. This right of petition, like the right to petition for a recall, is granted to our citizens alike—and even includes the lawyers—unless—and you may consider them to be—and, in such instances, the JUDGE WHO HAS BEEN REQUIRED TO PRONOUNCE SENTENCE HAS BEEN KNOWN TO JOIN IN SUCH PETITIONS, and in so doing he HAS SIMPLY EXERCISED HIS RIGHTS OF CITIZENSHIP, and by no means, acknowledging a weakness or a failure, as you imply, Mr. Banks, if you feel that an investigation of the attorneys of this district will disclose "a most startling situation existing in Jackson county AMONG THE MEMBERS OF THE LEGAL PROFESSION AND MEMBERS OF THE BAR ASSOCIATION—WHICH OPENLY DISCLOSES A VIOLATION OF LAWS, and subject 'A LARGE PER CENTAGE OF THE LEGAL PROFESSION IN THIS DISTRICT TO DISBARMENT PROCEEDINGS, and WOULD DOUBTLESS BE FOUND GUILTY AND PREVENTED FROM PRACTICING LAW FOR ALL TIME TO COME' by you, a judge in your article of August 11th, let me say, that I know of no greater duty resting upon you than the duty to bring about such an investigation, by submitting to the governor proper proofs of the truthfulness of such charges, and following upon such proofs until the desired results are obtained. Do anything less than this in the face of such an open accusation on your part, sir, against the members of the legal profession of this district, can not help but brand you as a moral coward, in the minds of all liberty loving, law abiding and upright citizens."

For months, you years, past, this community has been kept in a turmoil by published articles such as the one I am now attempting to answer, wherein our citizens have been subjected to a veritable barrage of the most vilifying innuendoes and insinuations, unsupported by any facts whereby they can be cited into court and made to account for their actions, but yet, left in a position reflecting to their discredit in the minds of those not given to analyzing such matters, and, as a result, suspicion, hatreds and distrust have become the outstanding characteristics of many of our good people, to the absolute detriment of the citizenship of this county. This condition has progressed to such a point that the people in general have been driven almost to anarchy, and something DEFINITE SHOULD NOW BE DONE TO REMEDY SUCH CONDITIONS. WILL YOU PLEASE DO IT, MR. BANKS—OR, FAILING SO TO DO, PRODUCE PROOF OF YOUR THOUGHTFULNESS OF YOUR CHARGES TO THE BAR ASSOCIATION OF THIS DISTRICT IN ORDER TO PERMIT IT TO DO THE HOUSE CLEANING JOB FOR YOU—or, failing in that also, FOREVER

hold your—PEN FROM FURTHER INNUENDOES? And now, Mr. Banks, in closing this article I trust and hope that if you have any definite knowledge of any GRAFT, CHOCKERNESS, INEFFICIENCY, MALPRACTICE OR ANY OTHER WANTON VIOLATIONS OF DUTY ON THE PART OF ANY OFFICIAL, JUDGE, OR PRIVATE CITIZEN OF THIS COUNTY, that you will not hesitate to make specific charges against such offenders, and have same properly dealt with in the regular channels provided by our laws for such purpose, and giving to such FACTS, WHEN AND IF PROVEN, THE WIDEST POSSIBLE PUBLICITY, to the end that JUSTICE AND RIGHT MAY PREVAIL, AND OUR CITIZENS MAY BECOME ACQUAINTED WITH AND ASSIST IN PROSECUTING SUCH OFFENDERS FOR THE GENERAL GOOD OF ALL."

Broken windows glazed by Trowbridge Cabinet Works. When you shop at the Groceries park your car at the Groceries parking lot, 127 No. Central.

EAGLE POINT GRANGE WILL PLAY HOST FOR ROXY ANN MEMBERS

Last meeting of Eagle Point Grange was well attended. All were disappointed by failure of Roxy Ann Grange to present the expected program, but this treat will be held in store for the Grange and will be put on at the next meeting August 16.

Frank Hansen, of the Roxy Ann Grange, gave two solos, accompanied by Miss Virginia Lindley of Central Point Grange. There was also a very interesting reading by Mrs. Zora Humphrey.

John Miller was given the obligation in the third and fourth degrees by I. B. Kline. There was a very interesting discussion on the Grange Fire Insurance, led by I. B. Kline, agent.

At the next meeting the Grange will elect delegates to the Jackson County Recreational club, who will represent the Grange at that organization for one year. It is hoped that the Grange will derive much benefit from their connection with this club, particularly in a greater appreciation of better music.

Refreshments were served and an informal social hour enjoyed. Refreshments will be served at the next meeting when the Roxy Ann members will be present and hold the chairs and present the program. Henry Conger, of the Jacksonville Grange, will also be present and we expect to have some interesting debates on several subjects.

All Grangers are cordially invited, Tuesday, August 16, at 8 p.m.

MEEKER TO VISIT DRY GOODS MART

C. A. Meeker of the M. M. Department store will attend the dry goods and apparel market in San Francisco from August 15 to 20 having received a special invitation to the affair from the San Francisco chamber of commerce.

"Because the women of Medford are becoming more and more fashion-conscious it is necessary for me as a progressive apparel dealer to familiarize myself with the very latest styles through attending fashion showings and merchandising conferences such as the coming one in San Francisco," Mr. Meeker states. "While there I shall not only see all of the new apparel styles, but I shall also attend conferences at which Amos Partrich, the nation's leading fashion consultant will outline the apparel trend for the fall season. With this knowledge our store and its employees will be in a position to give the benefit of our city the same fashion advice as their would secure were they in such style centers as New York."

San Francisco manufacturers and wholesalers of men's and women's garments and dry goods have been preparing