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Fehl's Challenge Is Accepted

A FEW days ago in reply to an inquiry, as to whether or not this constant internal dissension and strife could not cease, and Jackson county be returned to normal peace and harmony, the Mail Tribune replied:

"No one would welcome an end to 'bickering and caterwauling' more heartily than the Mail Tribune. But unfortunately whether it is to stop or continue, does not rest with this publication... but with those who hope through continual dissension and disorder, to feather their own nests and literally establish a dictatorship... If they abandon those efforts it will be peace tomorrow... If they do not it will be war of their own choosing—and war to the finish."

Through his own publication, the "Record-Herald", and through his own public utterances, County Judge Fehl removes all doubt as to where he stands. He intends to continue this internal dissension, this defiance of the courts and all constituted authority, until—to use his own vigorous phrase—"Hell freezes over."

THROUGH HIS OWN publication, a call is issued for a mass demonstration at the court house Monday, in protest AGAINST any organization using the auditorium without written permission of the county court.

What does this mean? It means we have a county judge who calls for a public demonstration, against a legal action of the court over which he himself presides. Two members of the court signed this order. These two members in a court of three, represent CONSTITUTED AUTHORITY. Their action is the LAW!

IN other words, County Judge Fehl calls on the members of the Good Government congress, of which he is a member, to defy constituted authority, to seek the nullification of a law his own court has handed down—the precise sort of thing that has led to this deplorable and dangerous situation, and must stop, before any return to normal peace and harmony is POSSIBLE.

IN the same editorial the Mail Tribune said:
 If attacks upon our courts, defiance of our law enforcement... are to be called off... then this "bickering" will disappear. If they aren't it won't.

Since then WHAT has County Judge Fehl done?
 Out on bail himself charged with complicity in the pillaging of the court house and the destruction of ballot boxes, he has tried to use his official position to secure the release of four other defendants in this case, or force the constituted authorities to REVEAL the evidence on which those suspects are held.

There is only one term for this, "the wilful obstruction of justice." What happened then? District Attorney Codding asked for an extension of time. Judge Fehl denied it. Codding then returned with affidavits of prejudice against Fehl, based upon the fact that the judge himself was an interested party in the case. This likewise was denied.

WHAT next? The district attorney asked for an appeal. THIS was denied. So the district attorney did the only thing in the law he could do. He appealed to a higher court, in this case the circuit court, and Judge Duncan of Klamath Falls presiding there, signed a restraining order, directing that County Judge Fehl certify to the state court all matters pertaining to the write of habeas corpus proceedings and "desist and refrain from taking any further action in said criminal action."

County Clerk Carter, in the regular line of his duty, served the restraining order, Judge Fehl refused to accept service,—another absolute defiance of constituted authority, following this up with the following direct challenge to Judge Duncan:

"I have just as much right to order him as he has to order me. Let him issue one more order like that and I'll sign one against him."

As if this were not enough, County Judge Fehl, as a defendant in a case, involving burglary and destruction of ballot boxes, announces:

"I am carrying this fight to the people. Tonight and every night from now on I am going out into the county to speak at school houses and to meetings. The people are going to settle this thing, and it's going to be done peaceable and not with guns and ropes."

That abandonment of the so-called Good Government congress appeal to "GUNS AND ROPES" is a relief, but what does this declaration REALLY mean?

It means that as a defendant in a criminal action, the county judge of this county, is going to try his own case in his own newspaper, going to abandon the courts, where his case and all criminal cases must be settled,—if any orderly government is to be maintained—for the political stump,—where by more inflammatory speeches, more appeals to passions and hatreds, more malicious and slanderous harangues he undoubtedly hopes to render the attainment of impartial and even handed justice in Jackson county IMPOSSIBLE! The place to try criminal cases is in the COURTS, and of all public officials in our government, a JUDGE should know—and should insist upon it. But NOT Judge Fehl!

THERE YOU HAVE IT, citizens of Jackson county,—the same challenge to law and order, the same challenge to orderly government, the same brazen defiance to all constituted authority, that has been going on here for so long a time which culminated in the pillaging of the court house, and which all right thinking citizens, with the suspension of the morning paper under the direction of L. A. Banks, HOPED WOULD CEASE.

But our county judge declares, as long as he remains in office, it will not cease,—he will continue to foment, to agitate, to incite until "Hell freezes over."

Our answer is "the people of Jackson County" WILL decide this! They will decide it, "without guns or ropes" also. THEY WILL DECIDE IT, BY ASSERTING THEIR RIGHTS as law abiding and loyal citizens of Jackson county by UPHOLDING their courts, UPHOLDING their law enforcement officers, supporting them and demanding from them merely this:

THE COURAGEOUS AND UNCOMPROMISING PERFORMANCE OF THEIR RIGHTFUL AND LEGAL DUTIES.

The challenge again has been made. And we know the people of Jackson county well enough to know that they have accepted it.

They DON'T want more dissension and strife, they DO want a restoration of normal peace and harmony, but they know this also:

There is no way of halting the first, There is no way of securing the second.

Until those who defy the law, defy our courts, defy all constituted authority, are taken out of public office, And those who have followed such leadership, and are

GUILTY of pillaging the court house and destroying the ballot boxes are Placed IN THE PENITENTIARY WHERE THEY BELONG!

Personal Health Service

By William Brady, M. D.
 Signed letters pertaining to personal health and hygiene, not to disease diagnosis or treatment, will be answered by Dr. Brady if a stamped, self-addressed envelope is enclosed. Letters should be mailed to the editor. Owing to the large number of letters received only a few can be answered. No reply can be made to queries not conforming to instructions. Address Dr. William Brady in care of the Mail Tribune.

FOOD AND THE ARTERIES.

Many philosophers, ancient and modern, have made what sophomoric call wisecracks concerning the influence of diet on health and longevity. At first impact some of these sage sayings seem impressive, but eventually some of them one classifies them under the heading of poetry rather than truth. Dr. Oeler himself got off a few of these wisecracks and used effectively in his famous "doctors' Bible" quotations of others from ancient classics. Dr. Oeler died before the dawn of the science of nutrition. We must keep that fact in mind, while we consider his teaching, for he was the greatest medical teacher we have ever had. Speaking of the causation of chronic Bright's disease (chronic nephritis, chronic inflammation of the kidneys), which is generally associated with arteriosclerosis (hardening of the arteries) and myocarditis (slow heart muscle impairment), Oeler said:

"Alcohol plays an important part, particularly in conjunction with other factors. Among the better classes in America chronic Bright's disease is a very common ailment, and I believe, caused more frequently by overeating than by excess in alcohol." Speaking of the treatment of chronic Bright's disease, Dr. Oeler said:

"Alcohol should be strictly prohibited. Tea and coffee are allowable. The diet should be light and nourishing (sic), and the patient should be warned not to eat excessively, and not to take more than once a day. The patient should keep the urinary secretion free by drinking daily a definite amount of either distilled or some pleasant mineral water."

Somehow else in his writings (I cannot find it at the moment) Oeler quotes some old master to the effect that the platter kills more than the sword.

That advice that the diet should be light and nourishing is like advising that drinking water should be clear and wet, or that the patient must have good ventilation but no drafts, or that we should have plenty of fresh air but avoid exposure. Today, if any physician prescribes restriction of your diet to things which are nourishing but easily digested he is just stringing you along, and that's all there is about it. In Dr. Williams' day the doctors really imagined sick-room pap was "easily digested." We know better now.

Overeating, that is, consuming a greater quantity of food than is required for growth, repair and maintenance of body weight within normal bounds, is perhaps a more important cause of C. V. D. (arterio-sclerotic kidney impairment, premature old age) today than it was in Oeler's day. Not that we eat more, but mainly because we walk less. She who walks may eat and still keep her youthful figure. Often I wonder how great a part of this dreadful compression is due to too many cars per family. Dr. Oeler arbitrarily restricts the patient to one meat meal daily. In his day the doctors really imagined meat, especially dark or red meat, was in some way a way a greater strain on metabolism, on the liver, on the kidneys, than is other food. We know better now. True it is generally easier to overeat in the delectable carbohydrates, the breads, cakes, sweets, candies, etc., but calory for calory or nutritive value for nutritive value, so far as we know it doesn't matter whether one eats meat once a week or three times a day, so long as there is a fair variety of items in the diet every day.

QUESTIONS AND ANSWERS.

Is it better to take a quarter of a teaspoonful of bicarbonate of soda in every cereal or vegetable dish taken by a 3 year old child to prevent sour stomach and vomiting which had happened previously—doctors call it neurotic vomiting. (Mrs. J. P. W.)

Answer: If the child's stomach contents should be sour and acid when food is digesting, if vomiting happens or is induced from any cause it is natural that the chyme should appear sour and acid. In any case where an alkali is to be used to neutralize excessive acid in the stomach, it is better to take prepared chalk (calcium carbonate), a dose of 10 grains being sufficient to neutralize excessive stomach acidity for a few hours. Such a dose may be taken two or three times a day if necessary, and it does not disturb the acid-base balance in the blood and tissues as does sodium bicarbonate. If the child's vomiting is habitual or neurotic medicine is scarcely the right treatment.

The Appendix

1. Does the appendix function in the human body? 2. At the removal of the appendix does another one grow? 3. How does removal of the appendix affect the person mentally and physically? 4. At the removal of the appendix is it necessary to follow a special diet?

Answer—1. No, the appendix is the vestige of a portion of the intestine which has been lost in evolution. 2. No. 3. No effect. 4. No.

Soap and Water Is Best
 Parents say dishes held under hot water faucet are sufficiently cleaned for the next user. I say that they should be washed with hot soapy water and then rinsed with clear water. Who is right? I have been a patient in tubercular sanatorium, that's why I am particular. (P. B. E.)

Answer—You are right. Dishes are more thoroughly and economically cleaned with soap and water.

TRUE FACTS ON COUNTY RELIEF ARE EXPLAINED

That the often published statement that expenses of county relief have been reduced from \$3000 per week before January 1 to approximately \$800 per week since then, is misleading and fails to show the true facts, was the statement of Victor Tengwald, made to a representative of The Mail Tribune yesterday. Mr. Tengwald handled county relief work under the former county court.

"It has been stated," said Mr. Tengwald, "that the sum of \$6700 had been spent to carry on the relief program of Jackson county from January 1 to March 1, 1933; and that \$5000 worth of promissory notes had been taken in exchange for relief granted. It can be readily seen that the sum of \$6700 represents the amount spent to operate the county commissary, and not to carry on the relief program, generally speaking, but on the contrary, only a small part of the relief program."

"The sum of \$6700 does not include any amount paid for work on any county projects, and in fact, represents no labor taken in exchange for relief granted, except commissary employees. In other words, the figure of \$6700 represents the amount of money spent by the county since January 1 to March 1, 1933, to PURCHASE GROCERIES from wholesale dealers, and NOTHING ELSE, for direct distribution through the county commissary."

"Further statements indicate that prior to January 1, 1933, approximately \$3000 per week was spent by the county to carry on its relief program. This is correct to this extent, that is: That said sum was spent by the county for WORK relief on county projects, such as county road maintenance, in the nature of emergency employment during the months of November and December, 1932; representing a direct payment in individual warrants which were negotiable over 2000 investigated heads of families; all legal residents of this county, who received a week's work on the county roads at the scale of \$2.40 per day."

"If these men, or others, received any commissary assistance or advance on the market value of the groceries advanced was deducted from their warrant, and credit in the form of labor received credited to the commissary revolving fund, thereby placing the county commissary, as near as possible so to do, on a self-supporting basis."

Only about 700 orders or requisitions on the commissary were issued during the months of November and December, said orders averaging approximately \$1.50 each, or a total of about \$1000 for that two-month period, the worst period of any year.

"Therefore, it can readily be seen that the amount of \$6700 represents an increase of approximately \$3700 in cost of operation of the county commissary for January and February, as compared with the months of November and December."

"Therefore, it follows, that approximately \$20,000, representing cash paid over 2000 heads of families, during the months of November and December, was put into direct immediate circulation among the merchants, citizens, taxpayers and business men of Jackson county."

"The \$5000 in promissory notes overlaid an already overloaded labor supply, and doubles or triples the total labor on the market, as against figures of January 1, 1933. The families represented by these notes are still in immediate need, and even if they were to work out their notes, they must make provision for their families at THIS CRISIS, and as is pointed out by the holders of the notes are the same heads of families that make up the total number of unemployed, yet the overloaded labor market has been again overloaded by notes given in the past; and makes the problem of solving the present emergency much more difficult."

"It is practically impossible, in a county covering an area as large as this county, to contact holders of these notes, and doubly difficult to force them to work for something they have gotten in the past, when their present circumstances are desperate and acute."

"In conclusion, the subjects 'Emergency Employment' and 'Dole' are widely divergent, and what is spent for the operation of emergency employment arrangements, can hardly be compared with the money spent to operate a dole. One is a relief program in its broadest sense, while the other is merely an aggravation of already acute conditions."

ASHLAND TIDINGS AGAIN DEMANDS FEHL STEP OUT

(Continued from Page One)

election, when we were aroused to action to abandon our usual policy of remaining silent, and (here we quote again) "not with a desire to tell the voters how to cast their ballots, but merely to warn them against making an error which would prove so costly, we believe, to Jackson county."

The Daily Tidings had the satisfaction of knowing that from Talent

to the California line Mr. Fehl received a decidedly small vote in the primary election, but most unfortunately for Jackson county, the "split" Republican vote, with five candidates in the field, resulted in Mr. Fehl winning the nomination.

The Daily Tidings did not support Mr. Fehl in the general election—it was our hope that some candidate would be put into the field who would not be factional and who would rally around him all the right-thinking citizens of Jackson county. Unfortunately, with the general election vote split four ways, Mr. Fehl again won—this time by a substantial plurality.

Then, in a desire to see that every religiously elected official be given public support until such time as he proved himself unworthy of that support, the Daily Tidings urged that Mr. Fehl be given an opportunity to either discredit himself or prove that he was efficient and capable of holding the position of chief justice which had been entrusted him by voters of Jackson county. Once Mr. Fehl was elected, it was our sincere hope that our former view would prove untrue; it was our hope that the man who, in his newspaper condoned the cold-blooded murder of an Ashland police officer, would, in the discharge of his duties to Jackson county, prove himself made of something finer than was indicated in his criticism, aimed toward the tearing down of already established government.

Events of the last two months have proved these hopes in vain. Mr. Fehl faced a marvelous opportunity to make good; to be of service to his county and to his fellowmen. However, his first move threw the county into a turmoil. On the day he was inducted into office, he took the reins of justice into his own hands and decided that a legally appointed county commissioner COULD NOT serve on the county court, splitting the court wide open, instead of waiting for the duly qualified courts to pass judgment on this controversial issue.

This was only the starter of other brazen, impudent, grandstanding and unjustified acts, individually or in association with L. A. Banks, then publisher of a Medford paper and others, which fanned the unrest of this county to a point where it recently flamed. Judge Fehl openly associated himself with those who were waving the flag of defiance to regularly constituted government with egotistic and unvetted threats of terrorism.

Many respectable, ordinary law-abiding citizens have placed him and some of his associates on pedestals. They visualize halos of martyrdom about their leaders. The county has been on the verge of revolution, with open defiance of officers and the law. Then the most incredulous and most unexpected climax came with such unexpected that the whole county was dazed—the very courts, of the most sacred manifestations of government was defiled and dragged into the muck—the voice of the people was really stifled when the sacredness of the ballot was defiled through theft.

Regardless of who may be responsible for the actual theft of the ballots, there seems no doubt but that that crime was the outgrowth of the unrest which had been deliberately fanned to flaming point and the apparent indifference of Mr. Fehl to do anything to aid in bringing the perpetrators to justice.

Forgetting the serious charge which has been filed against Mr. Fehl, that of being implicated in the ballot theft, we still believe that his conduct in office has disqualified him to serve Jackson county—at least until such time as he learns the necessity of co-operation with his fellow public officials, each as legally qualified as Mr. Fehl.

Revealing an inability to do this, Mr. Fehl should not betray the trust placed in him, but should GET OUT AND STAY OUT UNTIL HE IS READY TO CO-OPERATE WITH OTHERS IN ADMINISTERING THE AFFAIRS OF JACKSON COUNTY.

The Daily Tidings has insisted that no "coalition" be formed against Judge Fehl by the two commissioners and we do not think there has been any such coalition. They would be no more justified in voting opposition to Mr. Fehl because they were not in sympathy with him personally, than would Mr. Fehl be justified in disregarding advice and wishes of the commissioners. Mr. Fehl has no justification for resorting to childish tactics and insulting his fellow officials because they do not agree with him.

Unfortunately, our warning of last May was not groundless in its inception. The election of Fehl has proved a costly and unfortunate experience to Jackson county.

If there remains in Mr. Fehl one spark of responsibility toward the citizens of Jackson county, he will step out of public office without delay—and remain out until such time as he has been cleared of the charges which now hang over him, or until such time as he can overcome his belligerent and venomous antagonism for other public officials. There's really nothing heroic about the self-made martyr—his halo of martyrdom falls to hide the selfishness of his purpose. Jackson county is in a sorry plight because there have been those who possessed leadership who have used it to destroy rather than build.

Should Earl H. Fehl see his way clear to resign and bring again to Jackson county the peace and tranquility and belief in humanity which once existed here, there would be displayed a spirit of unselfishness which would compel admiration instead of contempt, such as self-inflicted martyrdom inspires.

Jeff Neil Passes At Canby Residence

Jeff Neil, pioneer resident of the Ashland district, having made his home on Neil creek for many years, died at Canby, Ore., Saturday morning. The body arrived in Ashland yesterday and funeral services will be held at the Dodge parlors Monday afternoon at 2:30 o'clock.

From Prospect—Mrs. E. B. Beckley-hymer of Prospect, was reported ill yesterday and is receiving medical care at the Sacred Heart hospital, this city.

Flight 'o Time

(Medford and Jackson County History from the Files of The Mail Tribune of 20 and 10 Years Ago.)
 TEN YEARS AGO TODAY
 March 5, 1923.
 (It was Monday)
 Medford high defeats Roseburg, 17 to 15, and thereby wins the district title, and the right to represent southern Oregon at Salem. Roseburg yell leader faints from excitement of close finish. Nat jammed with cheering humanity.

"Human Fly," who is touring the country with his family in an auto will crawl up the side of the M. F. & H. building, weather permitting.

Mr. and Mrs. R. F. Antle who are wintering at Pasadena, will not return until April 1.

Motorcycle runs away on North Riverside, and hits phone pole. Driver breaks little finger.

All good citizens urged to eat "canned goods" next week, as it will be canned goods week.

A skiff of snow falls, but melts fast before a warm sun.

TWENTY YEARS AGO TODAY.
 March 5, 1913.
 (It was Tuesday)
 President Wilson is inaugurated amid pomp and ceremony.

Eggs drop to 15c per dozen.
 Rogue river fish bill passed over veto of Gov. West.

Street paving to be resumed in April.
 Oregon state game laws coded.

Ladies of city work for a prettier Medford.

John Bunny in "Ma's Apron Strings" at Ugo; "Frozen Lips" at Ugo, and "The Gambler's Heartache" at Star.

ROGUE CHEESE IN LOCAL MART SOON

With several tons of cheese already shipped to California markets, the Rogue River Cheese & Products company of Central Point will introduce its product in Medford next week. The plant is now producing 1000 pounds daily, with expectation this output will soon be doubled.

Outside demand for Rogue River cheese is such that it has been difficult to manufacture a sufficient amount to meet orders. The cheese to be sold locally is of a high quality, due to aging to assure the best taste possible. Plans of the company are to introduce the product county-wide and develop a reputation for the cheese as is already enjoyed by Rogue River peers.

"Our cheese is going on the market on the basis of quality alone, with no thought given to price cutting to encourage sales," C. M. Churchill, manager of the plant, said last evening when presenting the business office with the first five pound brick of cheese to be delivered in Medford.

Communications

Horse Matter Explained.
 To the Editor:
 I want to make a statement concerning horses that my riders brought down to Medford. We realized that several brands run on that range and we were trying to buy all, either on the range or in the corral. But most of them had to be sheared to see a brand and also the Irons I bought were supposed to be on that range. The district attorney's office had nothing to do with this, excepting I merely explained my intentions before I went up and after the horses were driven in. Also I told the humane society, the county assessor and members of the county court. In short, all the authorities knew what I intended to do before I did it. Does this look like horse stealing? The horses, not my own and not purchased by me, were all returned after the sorting had been done, and the owners said they were satisfied.

C. L. DODGE,
 Medford Riding Academy,
 March 4.

MEN'S and WOMEN'S
Leather Coats
 and
Cossack Jackets
 Made to measure. Leather tailoring and repair work.
 LEWIS CARPENTER
 308 S. Newton, Medford

Room with Bath one Person \$2.00
 Room with Bath two Persons \$2.50 UP
 THESE ARE THE NEW LOW RATES
 AT THE
IMPERIAL HOTEL
 Broadway & Stark
 PORTLAND, ORE.
 The HOUSE of PERSONAL SERVICE

Ye Smudge Pot

By Arthur Perry.

Pumeywills along the creeks. Many along the streets are slowly coming to the realization they have been catwampus, and the catwampusers. It has all been the cat's pajamas.

T. Bill Isaacs last wk celebrated 30 years as the main guy of his pantry and vesly.

A new awning flaps from in front of the Bates Boys tonsorial parlor and tax discussion emporium.

Autos can now be purchased for a song. It would be nice if the dealers would take speeches of which there is a surplus.

Shorty Morris of T. Rock, S. Valley, and G. Hill towed Thurs. and blessed his opening threats to plow.

The banks closed three days in a row, causing widespread inconvenience among those who had nothing in them.

Many are still weak from the flu, and delirium tremens persists.

Fleisch Fish, the boom-day tenor is still behind an anemic looking mustache. The lark-throated wretch declares he is not battling for the hair adornment on his upper lip, but the principle of the thing.

C. Hoover came out for the 5-day week last week, but wonders who will milk the cows on the 6th and 7th days.

Last year at this time, the almond trees had blossomed, and the same had been killed by the frost.

March slipped in last Wed. without being disguised as either a lion or a lamb.

The Older Girls have started to pick out their bonnets for Easter, April 16, and are pressed for time in making the selection.

F. D. Roosevelt took the reins of gov't. yesterday, and sits in the president's chair. He is a high-grade democrat, and one and all should help him, no matter who is named postmaster here or at Ashland. The high ace of the nation will make mistakes, and get cussed. He will also be afflicted with a bultheaded congress.

Friday was a fine day, and several mild cases of spring fever were reported.

The Ben Trowbridge boy is still learning to navigate, and is still wobbly on the straightaway, and a trifle shaky at the corners.

The community is showing signs of recovering from the political delirium tremens.

J. Frank Wortman of Phoenix towed several times last wk. He has been acting sociable, for a farmer, and is all excited over having a democratic president. He is not as enraptured about it as Verne (Shotgun) Canon. All the other valley Bourbons are cleverly concealing their joy, if any.

The sound of a broom-handle been whacking against a carpet has been heard in the residential areas, and is a sign of spring housecleaning.

REKL desires to know, "What was the drift to the wets in this country last year? The drift, REKL was wet 7,147 Dry 6,116. These figures are according to the official count, and you are welcome.

Due to an overdose of hate, more or less eagerly gulped, the county is now in the same shape as the lady who married the drunkard to reform him.

Red McDonald, a Medford boy, made good at OAC. Pri. night. He flipped in the point that tied a basketball game, and then assisted in winning a title for his alma mater by dropping in a basket, when it counted most. Many remember Red. He flourished here when a long-legged halfback took precedence over postnatal politics.

POSTAL SAVINGS MAY BE CHECKING ACCOUNT
 WASHINGTON, March 4.—(AP)—To meet the banking situation Senator Dill (D., Wash.) introduced in the senate Friday legislation authorizing the government's postal savings system to carry checking accounts.

Sender and body repairing. Prices right. April Street Metal Works.

DELAY TRIAL OF CONGRESS LEADER

Inasmuch as Governor Julius L. Meier has declared Monday (tomorrow), March 6, a bank holiday, and therefore a non-judicial day, the trial of Mrs. Henrietta B. Martin, president of the so-called "Good Government League," and her father C. H. Martin, and L. O. Van Wegen and L. E. Fitch, charged with "disturbing the peace and riotous conduct," will be postponed.

The Justice of the Peace William R. Coleman, said Saturday afternoon this would be the course followed. The case was first called last Friday, and continued then on account of the bank moratorium.

The hearing will be before a justice court jury of six.

Mrs. Martin and three co-defendants were arrested as an outgrowth of the attempt of Mrs. Martin to lash Leonard Hall, editor of the Jacksonville Miner, with a buggy-whip a week ago, because of exceptions to an article printed in the weekly.

Jenkins' Comment

(Continued from Page One)

The impressive structure of modern business possible, has been proved by thousands of years of experience, that in normal times ALL the depositors don't want their money at the same time.

When that happens, trouble occurs. It always has, and it always will. The institution of banking, with all its tremendous usefulness, just simply can't exist when all the depositors demand all their money at the same time.

It is to prevent, or at least greatly minimize, the disasters that occur when all the depositors want all their money at the same time that these bank holidays in the various states have been declared, and the same purpose is back of new laws restricting the withdrawal of deposits under certain circumstances.

They are sound in purpose, and the result of them should be to INCREASE our confidence, instead of shaking it.

MRS. WILKINSON WINS IN SUIT GROWING OUT OF NEIGHBORHOOD ROW

A circuit court jury Friday afternoon returned a verdict for Mrs. Della P. Wilkinson, defendant in a \$10,000 damage action brought by Manilla Burdell. The verdict will not be officially filed until Monday.

The action was based upon a neighborhood quarrel last May, over a fence, and a torn sheet, plus ill-will which has prevailed for some time. The trial lasted three days.

Mrs. Burdell contended that the fence was erected on her property in spite, and that a breeze blew her washing against a nail, on one of the posts. It was then asserted that she procured the family axe, and proceeded to endeavor to chop