

Judge Benson Gives Warning to Immoral Women Mrs. Rich, No. 2, Starts Proceedings for a Divorce

Labor Gets Raw Deal Is an Eastern Plaint

Hands of Imprisoned Workers go
in Order to Express
of the Law Officers

FOREIGNERS ARE CAGED AND HELD WITH HANDCUFFS

STORM AROUND JAIL BUT
POLICE HOLD OWN

Trial of Eitor and Giovannetti in Salem, Mass., and Workers in Surrounding Towns Express Their Opinions in Disphatic Manner—Attorneys for the Defense Are Very Cautious.

History of Past
United Press Service
SALFEM, Mass., Sept. 30.—The two prisoners, Eitor and Giovannetti, were brought into the court room handcuffed. They were locked in an iron bound cage in the center of the room.

SALFEM, Mass., Sept. 30.—Thousands of visitors are here from Lawrence, Haverhill and Lynn. They were walking about the streets this morning, waving red flags. The state police are guarding the entrances at the court house, where a great crowd has gathered.

History of the Case in Detail
United Press Service
SALFEM, Mass., Sept. 30.—Joseph J. Eitor, Arturo Giovannetti and Antonio Caruso, after lying in jail at Lawrence, Mass., since January 30.

Klamath Spuds Beat the Entire World

Opinion of Experts Confirms Suspicion of Local People that This is a Great Producing Section

Klamath county produces the greatest potatoes in the country. This is the opinion of produce experts who have been here attending the Klamath County Fair, and confirmation of their expressed opinion has come by correspondence from Sacramento and Portland.

MEXICAN PROBE IS RE-OPENED

SENATOR SMITH DECLARES THAT
THE AMERICAN GOVERNMENT
SHOULD NOT PERMIT INTER-
FERENCE OF FOREIGN POWERS

United Press Service
LOS ANGELES, Sept. 30.—Senator Smith has re-opened the hearing of the probe into the Mexican revolution because of the appearance of new witnesses who claim to have been subjected to indignities. He made the statement:

It is not our duty to predict American intervention, but the government cannot allow foreign powers to interfere. Hundreds of Americans have been insulted and wounded and hundreds killed, besides millions of American property confiscated and ruined. The government should not permit interference by Germany, France or England."

20th IRRIGATION CONGRESS OPENS

ONE THOUSAND DELEGATES AND
VISITORS FROM ALL OVER THE
UNITED STATES PRESENT FOR
FOUR DAYS' SESSION

United Press Service
SALT LAKE CITY, Sept. 30.—The twentieth irrigation congress was opened today with over a thousand delegates and visitors from every part of the United States. The session will last four days and the technicalities of irrigation will be discussed by the leading irrigationists and conservation men of the nation.

BEATTY GETS FEW WITNESSES

DEPUTY UNITED STATES MAR-
SHAL HAS A HARD TIME FIND-
ING WITNESSES WANTED TO
TESTIFY IN AN OLD CASE

Out of 22 subpoenas for witnesses wanted to testify in a case which has been pending in the federal courts for six years, Deputy United States Marshal Beatty has succeeded in serving 18. He returned to this city Saturday night from Lake county, where most of the witnesses are now living. The addresses given to the officer were those of the witnesses six years ago, and only a few of them still reside in the same section now as then. The case is the United States vs. S. W. Hamaker, and involves the cutting of timber on government land.

W. A. Boudinot, who resides near Algoma, will leave tomorrow for Grants Pass, where he expects to spend the winter.

YOUNG BLISS IS WITNESS BEFORE INQUIRY BOARD

WITNESS PRODUCES REPORTS
AND LETTERS OF FATHER

Contributions of 1904 Campaign Campaign Were Kept Secret—Reports Showing Operations Were Ordered Destroyed by Him When on His Death Bed—Hearing Will Last for About Five Weeks

United Press Service
WASHINGTON, D. C., Sept. 30.—Before the hearing commenced in the senatorial investigation of campaign contributions in the 1904 campaign the room was jammed with people. Senators Clapp, Pennington and Oliver conferred and decided to devote five hours daily to the probe, which will probably require five weeks.

TRIP SOUTH IS WITHOUT AVAIL

MRS. J. S. HATSMAN EXPIRES AF-
TER TRIP TO CALIFORNIA TO
REGAIN HEALTH — FUNERAL
THIS AFTERNOON

The body of the late Mrs. J. S. Hatsman was brought to this city Sunday from Red Bluff, where death occurred Saturday of diabetes. Mr. Hatsman took his wife to Red Bluff two weeks ago in the hope that the change would benefit her health. The deceased was 30 years of age, and had been a resident of Klamath Falls for about two years. Funeral services were conducted this afternoon at 4 o'clock by Rev. Geo. Faese, at Whitlock's chapel. Interment was made in the Odd Fellows' cemetery.

B. E. Walford, a merchant of Yainax, came in Sunday night on business, and returned to his home this morning. A. W. Orton of the Lakeview land office arrived in the city Sunday night and left this morning for Portland.

Grants Pass Girl Says, She Has Been a Victim

Jessie Layton Rich Asks for the An-
nulment of Her Marriage With
Rich. Attorney is Pleased

Teddy in Tennessee
CHATTANOOGA, Tenn., Sept. 30. Roosevelt is campaigning in Eastern Tennessee today. This afternoon he will speak in Knoxville.

FORMAL CHARGE AGAINST FERRIS

COMPLAINT IS MADE IN JUSTICE
GRAVES COURT CHARGING
THE AGED CARPENTER WITH
STEALING HARRIET FINK

Formal complaint was made in Justice Graves court this afternoon, charging F. Ferris with child-stealing. The principal witness against Ferris, Harriet Fink, arrived in the city Saturday night in custody of Deputy Sheriff John Schallock and her mother. The girl was turned over to her mother immediately on her arrival here, and no attempt has been made by the officers to keep her in custody.

A rumor that Mrs. Fink would not be a party to the prosecution of the aged carpenter who is charged with spiriting the young girl out of the country was positively denied this afternoon, and it was said that a vigorous prosecution would be made. Ferris is a prisoner in the county jail. According to Deputy Sheriff Schallock, Harriet had been trying to get a job in Corning, Calif., before she was taken into custody. "I found the girl in a hotel in Corning," said Mr. Schallock this morning. "She had applied there for a situation, but had been refused. I called at several other places where Harriet had applied for a position. There was no person at the train to meet her when she arrived there, as near as I can ascertain, and I was unable to connect any men in Corning with her trip there."

BIGAMY CASE IS NOW PUT IN THE DIVORCE COURTS

C. F. STONE GIVES A CLUE TO
THE DEFENSE

It is Considered Probable That an
Effort Will Be Made to Show That
First Marriage Has Been Annulled
and That Girl Known Here as Mrs.
Rich Was in Fact a Legal Wife of
the Other Man

United Press Service
Misrepresentation Charged
GRANTS PASS, Sept. 30.—
Jessie Layton Rich today an-
nounced suit asking for the annul-
ment of her marriage to L. B.
Rich February 14th last. She
charged false representations.
The complaint was served on
Rich in the county jail.

C. F. Stone, attorney for Rich, expressed no surprise when the foregoing dispatch from the United Press was shown him this afternoon. "That makes it all the better," the attorney remarked. Mr. Stone declined to supplement his comment, but it is believed that he meant that the divorce suit of Mrs. Rich No. 2 would confirm the contention of the defense that Rich's first marriage in San Francisco had not placed Rich in a criminal position.

Klamath Wood Dealers May be Fugitives From the Law

Warrants Will be Issued for the Arrest of Brier and
Anderson on Charge of Larceny by Bailee, by Re-
moving Mortgaged Property from the County

Warrants will be sworn out for the arrest of A. D. Brier and George Anderson, charging them with larceny by bailee. The whereabouts of the two men, heretofore well known here as purveyors of wood, are not known, but it is reported that they are now on their way to the far north.

The amount of loss by citizens of Klamath Falls as a result of the operations of Brier & Anderson is difficult to ascertain. It has been reported that they are "in bad" in amounts ranging from \$2,000 to \$10,000, but

at this time a complete analysis of their affairs has not been made.

The specific charge against the men and on which it is hoped to bring them back to this city, is the taking out of this county mortgaged property. No information is available as to the details of the charge, but it is believed that the removal of the horses and wagons is the basis of the criminal charge.

It has developed that a great amount of the wood which the two men have sold about the city has not been paid for, and it is known that

there have been but few bills recently presented to the men which have been worth while making out bills for.

Suit was filed in the circuit this morning against the two men by T. E. Griffiths and an attachment issued. The suit is to recover \$231.50, alleged to be due on a promissory note given Nov. 21, 1911. Elliott & Elliott are attorneys for the plaintiff.

Three suits against the men were also filed in Justice Graves court. They were by Roberts & Hanks, \$225; O. K. Transfer Co., \$94, and S. Evans, \$230.

Bawdy Houses Will Not be Tolerated in this Community

Circuit Court Judge Gives Warning that in the Future
Immoral Women will be Sent to Jail Without Re-
gard to the Condition of the Local Bastle

Bawdy houses will from this time forth be forbidden in Klamath Falls, and then gave warning to the defendants.

In a stinging address from the bench, Judge Benson this afternoon assessed fines of \$125 each on four women who pleaded guilty to conducting assignation houses, and declared that in the future, instead of fines, women of this class would be sentenced to terms in the county jail.

The four women had pleaded not guilty when arraigned on grand jury indictments, but this afternoon they appeared in court and asked that their pleas be changed. Attorney Crane represented three of the women and Attorney Onell appeared for the fourth. Upon receiving the pleas, Judge

Benson imposed fines of \$125 each, and then gave warning to the defendants.

"I desire that these defendants do not take this judgment of the court as a precedent," said Judge Benson. "I want them to understand that if they appear before me again on a similar charge the punishment will not be similar. There will be a jail sentence attached, and this in spite of the condition of the county jail."

"The court will have no sympathy for the defendants because of the county bastle. Judgment will be passed, and the only consideration the court will indicate will be the passing up of the sentence to the county court, custodian of the jail."

Consternation reigns in certain circles this afternoon as a result of the decision of the circuit court judge. Property owners who have been receiving from \$150 to \$200 a month rent for houses that normally rent for \$30 per month, are averse in their criticism of the grand jury, which brought the cases before the court.

It has developed that three days previous to the meeting of the last grand jury, the four landladies of the houses on Oak street were warned to close their houses and keep them closed. One woman took the "hunch" and not only closed her place of business, but made arrangements to sell her furniture. The other three ignor-

Mother Fails to Grab Daughter From Officer

Sheriff Barnes, En Route Home From
the South, is Greeted by Anxious
Mother Near the State Line

"Give me my daughter! You have no right to her!"

Sheriff Barnes, en route to this city from California, having in custody Bernice Wallen, was greeted on his arrival in Weed, Calif., by the mother of the girl, Mrs. Arthur Wallen.

After satisfying himself that Mrs. Wallen did not have any legal right to take away his prisoner, Sheriff Barnes ignored the hysterical demands of the mother, but retained his prisoner and arrived in the city with her Saturday night.

The girl, barely 15 years of age, expressed her entire approval of her return to this city, and willingly accompanied the sheriff across the California boundary line. She was tak-

en to the home of Sheriff Barnes, but will probably be cared for elsewhere as soon as arrangements can be made.

Habeas corpus proceedings were started this morning by C. C. Brower, acting for Mrs. Wallen, and a hearing will be had late this afternoon. In the event of the court giving the girl her liberty on the technical charge of delinquency on which she was arrested in Texas and brought back to this city, she will be at once served with a subpoena to appear against her father, who is held in the county jail on a charge of theft.

Because she had once before been spirited out of the county, the officers will insist that she be held in jail or under bonds to appear when she is wanted.