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KLAMATH FALLS, OREGON, TUESDAY, FEBRUARY 27, 1928

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Court Decides That County Taxes May be Paid in Warrants Issued Properly by the County

GUERRA TROOPS ANNULATED BY MADERO REBELS

MADERISTAS CONTROL THREE MEXICAN STATES

Long stretch of Mexican Central in hands of the Rebels, and bands are continually swelled by new recruits—Himeno bands troops to guard the border near town of Eagle Pass, Texas.

Called From Service

EL PASO, Tex., Feb. 27.—Under the leadership of the brothers of the dead ex-president, Madero sympathizers attacked the garrison at Comcha, Chihuahua, late yesterday afternoon. They completely annihilated the Madero troops quartered there.

The Maderistas are holding the entire country along the Mexican Central from Chihuahua to Torreon.

More Troops to Mexico

WASHINGTON, D. C., Feb. 27.—Secretary of War Stimson today ordered a detachment of troops sent to Eagle Pass, Tex., following the receipt of word from Fort Bliss that a battle is imminent at Piedras Negras, Mexico, between Huerta forces and rebels under Colonel Carranza.

Lectures to Summers School

Miss Addie Carpenter, instructor of domestic science, and Max A. McCall, instructor of agriculture at the Klamath county high school, will go to the Summers school this evening, where they will deliver lectures. Miss Carpenter will speak on "The Ideal Home" and McCall's subject is "New View of Rural Life."

George Chase of Lewiston, Mont., is here on a business trip.

Dearest, have you seen the new pin in my window? They are the newest thing ever.

They are pretty and cheap. You should have one. Melation, 520 Main st.

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Called From Service

WASHINGTON, D. C., Feb. 27.—Brigadier General Bliss, commanding the Department of Texas, has telegraphed the war department that Colonel Carranza, commanding a force of rebels, has seized all the government buildings in Northern Chihuahua.

Bliss also states that a troop of the Fourteenth cavalry has been sent to Eagle Pass.

FAMILY LEAVES FOR SAN DIEGO

WHITTEMORE DISPOSE OF THEIR STORE AT CHILOQUIN AND DEPART FOR SOUTHERN CALIFORNIA

After residing in Chiloquin and conducting a store there for the past two years, Mr. and Mrs. J. H. Whittemore have disposed of their store, and this morning they left with their four sons for San Diego, where they will reside.

The Whittemore family were the first settlers of Chiloquin, going there immediately after the railroad was built to that point. They established a mercantile business for the Indian trade, and as the little town has built up they realized a lucrative trade. Much was done to advertise Chiloquin and vicinity by Mrs. Mary A. Whittemore, who corresponded for the local papers.

ELDER TO HOLD SERVICES HERE

MISSOURI DIVINE MAY ACCEPT A CALL TO LOCAL PULPIT—MEETINGS COMMENCE SUNDAY MORNING

Elder S. D. Harland will arrive tomorrow or Saturday from Mattland, Missouri, to begin a two weeks' service at the Christian church. The first services will be held Sunday at the Christian church.

The visiting divine may be extended a call to the local pulpit if satisfactory arrangements can be made. He comes to Klamath Falls well recommended.

In My Window Today—The newest creation in the brooch, hanky pin or skirt pin line. Hand-painted, French enamel pins. Prices \$1.50 and \$1.00. McHotton.

Mr. and Mrs. E. H. Caldwell of Merrill spent Wednesday in Klamath Falls.

S. S. Mitchell of Ashland is a Klamath Falls visitor.

Technicalities Prevent Judge Benson From Rendering Opinion on all Points

KLAMATH BRONKS GOING TO TEXAS

STELLAR BUCKING STOCK ON THE LOCAL RODEO LODGE WILL GET CHANCE TO DEMONSTRATE LONG BEAR HOYS

"It's sure great to be sager"—in the case of a horse. So, indeed, it appears for Square Deal, White Pelena and Chagone, three Klamath county cowboys, stars of the bucking contest at the Elks' Rodeo and at the Los Angeles Rodeo, for they are again in demand, and their next appearance will be at the big Rodeo in Dallas, Texas.

The horses were loaned to the Associated Charities at Los Angeles for the competition at their Rodeo, and they were placed under the charge of Bert Whitman of the Municipal Association.

Harry D. Mills, who is interested in the City and County Abstract company, is here from Medford, attending to business. Mr. Mills formerly resided in Klamath Falls.

Grigsby Case Goes to the Plaintiff; the Other Cases to Go for a Trial

Court House Question is Left in the Air Because Points Involved are Not Brought Squarely Before the Court. Benson Devotes 3 Days to Matter

ST. CLAIR GIVEN LIFE SENTENCE

WHILE BEING TRIED FOR VIOLENCE, PERSONS OBTAINED TO ROBBERY

RED BLUFF, Feb. 27.—John St. Clair was today sentenced to life imprisonment for the killing of James Miller at Vina, Calif. The killing occurred December 4th, when St. Clair shot up the town. While on trial St. Clair confessed that he has robbed at least fifteen postoffices in Oregon and California.

HILL FOR GOOD ROADS SCHOOL

MILLERMAN'S OFFICE TO HAVE DEPARTMENT ADDED TO THE SCHOOL OF ENGINEERING

Special to The Herald EUGENE, Feb. 27.—Samuel Hill of Seattle and Maryhill, Wash., the man who gave the University of Washington the first good grade building erected at any institution of learning, is sponsor for a proposal to make the University of Oregon a similar center of highway engineering for Oregon. In an address before the students last week he advocated the addition of such a department to the school of engineering at Eugene.

"There are mighty few men in the United States who know how to build a good road," said Mr. Hill. "There is not one mile of decent highway outside a city in Oregon. In highway engineering we lead the world. The highway building the state of Oregon is in a class with Turkey and Armenia."

That Square Deal 'Horse' Was the Cause of It

Pitching Bay Broncho From Klamath Range Caused Acord to Lose the Championship at Los Angeles

Since the running of the California Rodeo became known in Klamath Falls, local people have been wondering why Mr. Acord, the broncho man who won the championship at the Klamath Falls Rodeo, failed to succeed in the bucking championship; the wonderment all the stronger because he was the only man at the big Los Angeles show to be "Dressed," the title given to the best horse that has won the title of being the best bucking horse in the world.

REPUTATION OF WARRANTS MAY BE THE OUTCOME

COURT HOUSE QUESTION IS LEFT IN THE AIR

In the Trial of Cases on Their Merits Many of the Material Questions Will Be Brought Forward for Final Decision—From Decision of Circuit Judge Air Given in Full for Consideration

Judge Benson this afternoon rendered his decision in the four cases which were argued, and in which material questions were involved. Because the questions were not generally before the court, material questions "in the air," but a definite decision was given in the future. The court in which the point involved was the subject of the law which was to be held with the highest, who was recommended by Representative A. J. ...

Amended Complaint is Filed in Rambo Case

New Document Alleges that Dentist Struck His Wife Yesterday. An Injunction is Granted

That defendant visited the house where she and her two children reside Wednesday, and after cursing and abusing her inflicted bodily injury upon her and otherwise treated her in an inhuman manner was the cause of an amended complaint filed today in the divorce proceedings of Flora E. Rambo against Dr. C. A. Rambo. The new paper was filed by Attorneys Manning and O'Neill. In the complaint filed last night, Mrs. Rambo accuses her husband of deserting her and her two children in January. She further accused him of trying to drive her from the town, and the complaint alleges that he has repeatedly called her vile names, told her he wished she would leave Klamath Falls, and struck and kicked her. Mrs. Rambo asks \$350 attorney's fees, \$50 a month alimony, \$2000 salt money and the custody of the children. She also asked an order restraining the dentist from visiting the house, and this was made last night by Circuit Judge Benson. Dr. Rambo and his wife have resided in Klamath Falls several years. It is known that he has retained legal advisers, and it is believed he will make counter charges against his wife and fight the payment of alimony.

Banking System Declared to be Clumsy and Ancient

In Filing a Defense With the Pujo Money Trust Investigation Committee, Morgan Company Says Part of the Committee's Work, Was Useless

WASHINGTON, D. C., Feb. 27.—The present evils of the financial system in this country are due to the antiquated method of banking, according to the officials of the Morgan company. A statement to this effect is given in their defense, filed today with the Pujo congressional committee for investigating the existence of a "money trust." The article explains the syndicate's defense of its methods in handling money and credit. "A large part of the committee's time was consumed in an endeavor to piece out a certain theory regarding money and credit," says the document. "But this it was impossible to demonstrate. Such ills are existent in this country's financial affairs for one reason. They are the outcome of a clumsy and worn-out system of banking."

Murray Holds Charter Muddle far From Ended

Declares that Special Commission's Charter is Virtually the Sander-son-Manning Instrument

I am glad that A. L. Leavitt, the real compiler of the new charter that the people of this city are to be asked to pass upon on March 19th, has undertaken to point out to the voters the salient features of that worthy instrument, and I hope that he will not tire of the task until the entire question has been fully discussed in the columns of the press of this city. His first letter contains the most in the coconut, so far as the basic principle of appeal for support of the measure is concerned, when he says: "The people of the city should bear in mind that, of in their judgment, the measure as a whole meets with their approval, it should RECEIVE THEIR SUPPORT IN ORDER TO DO AWAY WITH THE UNCERTAINTY THAT HAS HUNG LIKE A FALL OVER OUR LEGAL STATUS FOR THE PAST YEAR." He should have added, in carrying out the entire program, that "if the charter is defeated it will mean the stopping of all improvements for another year." But that may come in one of his future articles. When the petition for a charter was presented to the council the signers had in mind more the settlement of the legal status of the charter question than the adoption of a new charter. And that is what the present city administration should have done instead of further muddling the question of another charter. It asked that something be done that would settle the "LEGALITY AND VALIDITY" in a manner that would prevent any serious question in relation thereto in a manner that would prevent any serious question in relation thereto again arising. Why did not the city administration do so by taking a test case to the supreme court? The city has a legal charter now, and it was the duty of the city administration to ascertain whether that charter was the commission charter, the Manning-Sander-son charter, or those adopted in 1916 or 1923. Is it not a fact, that the reason an appeal was not taken to the supreme court was the fear that the commission charter would be recognized as the legal charter and the present officials lose their jobs and the people of the city be given that which they demand—a charter that will serve their interests equally with the interests of those for whom this new charter is being promulgated? Mr. Leavitt states in his letter that "in the preparation of the measure now in the hands of the voters, the charter of some twenty or more cities throughout the West and Middle West were carefully studied and compared, and what the commission

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