

Lower Lake Marsh Folks Will Ask Government Aid Horsefly District Will Soon Issue Its First Bonds

DORRIS MEN AT MEETING HELD LAST EVENING

GOVERNMENT TO BE ASKED TO RECONSIDER

Plan for Reclamation of Marsh Lands Around Lower Klamath Lake, as Outlined by C. C. Hogue Meets With General Approval of Joint Committee—Reclamation Officials Will Be Interested in Cause

So apparently feasible are the plans for Lower Klamath Lake marsh reclamation as outlined by C. C. Hogue that the government is to be asked to reconsider the matter of reclaiming the marsh lands, which was abandoned several years ago at the instance of the board of army engineers. This was decided at a meeting of the joint committees held last evening.

Members of the committee appointed by the Dorris Commercial Club who were present were O. E. Moore, J. H. Morris and J. E. Thacker. The committee named by the Klamath Chamber of Commerce is composed of George J. Walton, Lewis Wylde and E. B. Hall. C. C. Hogue is an advisory member of the joint committee. Mr. Hogue has evolved a plan for the drainage of the marsh lands at apparently a low cost per acre, and he and the members of the committee went into detail in connection with it. All were much impressed, both with the apparent feasibility and the comparatively low cost.

It was decided at the meeting that the matter be submitted to the government through the local branch of the reclamation service, asking the government to reconsider the abandonment of the reclamation work. In the meantime, efforts are to be made to secure the co-operation of all the

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ANNOUNCEMENT

This paper will run a series of articles the coming year in this space, one each week, designed to bring the merchant and the newspaper into closer touch with each other, and with the definite purpose of presenting veritable facts prepared for the merchant who wants a better business. These articles are being prepared under copyright by one who has for many years made a close study of advertising from the standpoint of the direct benefits to the merchant. The articles will analyze step by step the great problem of advertising a business.

Some of the subjects to be discussed are: Business boomers, kinds of advertising, best advertising, cheapest advertising, why advertise at all, how local merchants can kill mail order business, relation of newspaper advertising to other advertising, relation of newspaper to advertiser, relation of newspaper to public, relation of advertiser to progress of the town, relation of advertising and salesmanship, selecting advertising medium, requisites of good ads, difference in good and bad advertising, the power in an ad, value of season advertising, value of display advertising, value of illustrated advertising, honest ads and honest goods, descriptions in ads, etc., etc. These and other subjects will be handled in logical order. Later the articles will take up each individual kind of business and show what advertising will do for that business. Keep your eyes on this space and you will get something good, short and "hot off the griddle" each week.

PASSENGERS TO LEARN OF CITY

ADVANTAGES OF KLAMATH, AND STOPOVER PRIVILEGE WILL BE EXPLAINED ON RAILROAD TRAINS

In addition to being given copies of the Klamath Falls newspapers and descriptive literature, passengers on the main line trains will be told of the stopover privilege allowed by the Southern Pacific, if the plan proposed by W. L. Duhl is adopted by the Klamath Chamber of Commerce.

The matter was laid before the organization at Tuesday's meeting. Duhl plans to work on commission derived from the sale of land to persons directed to Klamath by his efforts. The matter will be taken up more fully at the next meeting of the organization.

George C. Clark of Algona is here attending to business matters.

MEMBERS WILL ADVERTISE FACT

PLACARDS ARE TO BE DISPLAYED IN PLACES OF BUSINESS CONDUCTED BY MEMBERS OF BOOSTER BODY

"We are members of the Klamath Chamber of Commerce."

A placard with this legend is soon to be displayed in the office, store or place of business of every business man who is a member of the organization which has as its aim the upbuilding of Klamath Falls and the Klamath country. This was decided at last night's meeting of the directors.

In this way, strangers will readily know just what business men have the interests of the community at heart, and seeing the signs, they will feel less hesitancy to ask questions regarding this section and its resources.

Degree Teams Busy

The degree teams of both the Rebekah and Subordinate I. O. O. F. lodges will meet tonight in Odd Fellows Temple. One team will drill in the East hall, while the other team will occupy the West hall after the adjournment of the Knights of Pythias.

Deputy District Game Warden

Carey M. Ramsay is home from Portland, where he attended a meeting of the game wardens of the state. This was held for the purpose of discussing the new game legislation.

H. S. Anderson, a well known resident of Bly, is here for a short visit.

JACK JOHNSON INDICTED---7TH

ANOTHER TRUE BILL, CHARGING BIG BLACK WITH WHITE SLAVERY IS RETURNED BY FEDERAL GRAND JURY

United Press Service CHICAGO, April 30.—The federal grand jury this afternoon returned another true bill against Jack Johnson, negro pugilist, charging him with white slavery.

This is the seventh white slavery indictment to be returned against the burly black. He will be arraigned tomorrow.

JOHNSON SAYS WEBB BILL IS SURE TO PASS

MAKES VERY LITTLE CHANGE IN ORIGINAL

No Action Will Be Taken by Japanese Until the Anti-Allen Measure is a Law—Resistance to Measure in California Legislature Believed to Be Hopeless—Bryan in San Francisco

United Press Service

SACRAMENTO, April 30.—With possibly a few minor changes, the Webb bill will undoubtedly be passed, said Governor Hiram Johnson today.

When asked if the measure would be acceptable to President Wilson, the governor made the following statement:

"I can only judge that by what Bryan says, which is that the measure would be unsatisfactory."

It is believed that the democrats may make some attempt to alter the intent of Attorney General Webb's administration measure when the bill comes up for action tomorrow, but all admit that the measure is sure to pass.

As adopted at the first reading at midnight, the bill merely changes the wording from "aliens ineligible to citizenship cannot acquire property, etc." to "aliens eligible may acquire, etc." The intent of the bill is in no way changed, but in this way the



PRESIDENT WILSON Who Urges California Legislature to "Make Haste Slowly"

Californians have got around President Wilson's biggest objection. There will be no action during the absence of Bryan. It is admitted that resistance to the measure is hopeless.

United Press Service

WASHINGTON, D. C., April 30.—Japanese who are in the best position to know have told the United States that Japan will make no further diplomatic representations to America regarding her attitude on the California land legislation until the measure is a law.

It is said that Japan's attitude is most conciliatory, and that the government has not made a single representation to America that could be construed as an ultimatum. The Japanese government and the embassy here regret the jingo meetings in an and Congressman Simon's speech.

"Our attitude is a waiting one" (Continued on Page 4)

Japanese Premier, Radical Leader, and Governor Johnson



Trouble between the United States and Japan over the proposed anti-alien land ownership act of California has brought into notice again Count Yamamoto, the premier; Count Okuma, who has done so much to stir up trouble, and Governor Hiram W. Johnson of California, late candidate for vice president on the progressive ticket, will become important figures in the situation.

While the Japanese premier has done much to restrain anti-Japanese feeling in Japan, the populace there has looked largely to Count Okuma. He answered the other day with the statement that nothing but the influence of Christianity could prevent war between the two countries. He said he hoped the influence would be exercised. He has addressed several large meetings where much anti-American feeling was shown.

MINIMUM WAGE IS THE TOPIC

MEMBERS OF LITERARY CLUB BELIEVE LAW WOULD BE LONG STEP IN THE RIGHT DIRECTION

While the enactment of a minimum wage law could not be expected to wholly abolish certain evils in our industrial system, it might be a step in the right direction, was the unanimous opinion of those attending last night's interesting meeting of the Klamath Literary Club.

FIRST ISSUE TO BE FOR \$30,000 FOR FIRST WORK

SENNOTT WRITES ENCOURAGING MIST FROM CAPITAL

Length of Time for Approving Plans Judge Sennott's Decision in Legality of the \$775,000 Bond Issue of the Horsefly District Having Expired, Directors Get Busy and Arrange for Issue.

The legal time limit wherein the issue of the Horsefly Irrigation district could appeal from the decision of Circuit Judge Sennott establishing the legality of the bond issue having expired, April 25, the directors of the district at their meeting at Bonanza Tuesday took steps toward the issuance of bonds to carry on the work.

The bond issue voted by the bond owners of the district amounts to \$775,000. The first bonds to be issued will be for \$30,000. These will be advertised for sale, and the bids will be opened June 24.

The first issue will raise the necessary money to secure a permanent survey, and to defray the expenses of field work, plans and specifications, test pits, locations and other preliminaries. This work will be started as soon as possible after the sale of the bonds.

Charles J. Ferguson attended the meeting for his firm, the legal advisors. B. F. Rutanik, a civil engineer, also attended, and he discussed with the directors matters concerning the engineering work.

In connection with the matter Kendall & Ferguson had received the following letter from Congressman N. J. Sinner, regarding the filing on the Horsefly site:

"On receiving the information from the commissioner about the Horsefly reservoir site I wrote you April 12. But fearing lest the information I received might be the usual perfunctory stereotyped information given by the department, I this morning called personally upon the commissioner and took the matter up with him, urging expedition, showing him the necessity for immediate action. He assured me that he had made the matter special, and that the" (Continued on Page 4)

Carnahan Spends Part of Wednesday in Jail

After Languishing a Short Time Behind the Bars of County Bastle is Released on Habeas Corpus

Events came fast and furious in today's history of the J. H. Carnahan contempt case, and before noon the attorney was haled before Justice of the Peace Gowen, committed to the county jail, released on habeas corpus proceedings, and his case was appealed to the circuit court.

Yesterday Justice of the Peace Gowen issued a commitment, citing Carnahan to appear and pay a fine of \$10 for contempt of court or be imprisoned for five days. No notice was taken yesterday by Carnahan.

This morning Sheriff Low took the attorney into custody, and haled him before the justice, who, when Carnahan refused to pay the fine, committed him to the county jail. Carnahan, through Attorney Kuykendall asked to appeal to the circuit court, and offered to post a cash bond, but Gowen held that the case was one that could not be appealed, so Carnahan was incarcerated.

Shortly afterwards, Kuykendall prepared a writ of habeas corpus, up-

on the ground that the case was one that could be appealed. The writ was signed by Circuit Judge Sennott, and Carnahan was liberated on bonds. The matter will come up for attention after Judge Sennott's return from Lakeview.

The case grows out of the trial of Cris Conley, charged with a game law violation. In the trial, Carnahan, who conducted the defense, attempted to show that the case was the result of personal spite, and Prosecuting Attorney John Irwin sought to rule out this testimony. This resulted in many torrid verbal encounters between the two, and Carnahan stated that he could not get a fair deal in the court.

For this remark, and others of a similar nature, Gowen held Carnahan guilty of contempt of court, and in addition to imposing a \$50 fine he sentenced Carnahan to serve twenty-five days in jail. Later he withdrew the jail sentence, and reduced the fine to \$10.

Salinas Rodeo Folks After Klamath Bronx

California Horse Flesh Experts Impressed With Tactics of Cheyenne, Square Deal, Pelican

In addition to appearing at the Los Angeles Rodeo and at the Dallas, Texas, Wild West Show, the trio of premier bucking horses owned by the local Elks lodge may also be headliners at the big Salinas Rodeo. Already the directors of this organization have made inquiries as to the possibility of getting the horses for their next show.

While in Salinas, D. M. McLomere of this city met Rudolph Sprockels, race horse enthusiast, and other directors of the Salinas Rodeo. When they discovered that McLomere was a member of the local Elks Lodge they immediately began to make inquiries as to the possibility of getting the local horses for their show. "Sprockels and other Elks were judges at the Los Angeles show," said Mr. McLomere, "and they say that the three Klamath horses, Square Deal, White Pelican and Cheyenne, were without a doubt the hardest ridden in any show, smothering only the champion, Spina, who is a native of Klamath county." The Salinas men are anxious to have the trio at the rodeo, and they will be glad to have them together with any other horses that may be available for the show.