

## CARGO OF ARMS CAUSES BLOCK IN MEDIATION

HUERTISTAS SAY THEY ARE PUZZLED

Representatives of Dictator Desire an Explanation From Bryan as to Why the Ship Was Allowed to Clear With Rebel Munitions, After Urging the Admission of Carranzalists to Conferences.

United Press Service

NIAGARA FALLS, Ont., June 6.—The representatives of Huerta are greatly concerned at the new attitude of Secretary of State Bryan, regarding the clearance from New York of the steamer Antilla, loaded with arms and ammunition for the Constitutional forces at Tampico.

They state that they are unable to understand why America first urged the mediators to give the Carranzalists admission to the mediation conferences, and then permitted the Antilla to clear with arms.

The report that the steamer Sunshine landed arms and ammunition at Tampico without interference from the American forces there has added another doubt. Carranza is trying the patience of the mediators.

Huerta's representatives have accepted on principle the general peace plan so far agreed upon. America has not as yet.

Meanwhile the real progress of mediation is blocked.

United Press Service

WASHINGTON, D. C., June 6.—Constitutionalist headquarters late today issued the statement that Carranza was willing to be represented at the Niagara Falls conference. The officials refused to say whether he had changed his original position, and has agreed to mediate all of Mexico's internal affairs.

## THREE CYCLONES SWEEP N. W. IOWA

SEVERAL DEAD—DETAILS UNOBTAINABLE, OWING TO THE TELEGRAPH SERVICE BEING OUT OF COMMISSION

United Press Service

SHELDON, Iowa, June 6.—Three cyclones swept Northwestern Iowa between 5 and 8 o'clock last night.

One struck at Hospers, another at Sanborn, and the third further north.

Four are known to be dead, several other deaths are reported, and twenty-five are injured. The whole damage will run into the thousands.

As the telegraph and telephone wires are down, the details cannot be obtained today.

## LAKE CO. ELATED OVER NEW ROAD

ON THE STRENGTH OF IT, LAKEVIEW REAL ESTATE MAN SAYS MANY NEW SETTLERS WILL COME WEST

Residents of Lake county are feeling much elated over the prospect that the Goose Lake Valley is to be pierced by a new railroad, a transcontinental line projected from Butte, Mont., to San Francisco, through Montana, Idaho, a corner of Oregon and through the Sacramento Valley.

H. A. Utley, a Lakeview real estate man, has written from Flint, Mich., that he has gotten in touch with a number of prospective new settlers. While he was at Salt Lake City he said he learned of definite plans for the construction of the line, which would cost \$120,000,000, the first step to which was the recapitalization of the Butte, Boise & Winnemucca railroad about six months ago.

If the new line is built according to the plans included in the project of revivifying the B. H. & W. Boise would be the headquarters. L. O. Leonard, an engineer, filed the papers at Boise, but he has so far refrained from indicating his backing.

## MAY GIVE PUBLIC BEDS OF STREAMS

PROPOSED CONSTITUTIONAL AMENDMENT WOULD ALSO HAVE THESE HELD IN TRUST FOR PUBLIC DOCKS, ETC.

SALEM, June 6.—Petitions asking for the initiation of a constitutional amendment declaring the beds of navigable waters of Oregon at bank full stage subject to public use for commerce, navigation and improvement have been filed with Secretary of State Olcott.

Simultaneously there was also filed a petition asking for the initiation of a law authorizing cities to build and maintain docks and wharves on such navigable streams. Both measures are initiated by C. S. Jackson and F. W. Mulkey of Portland.

The constitutional amendment provides, in brief, that the title to all submerged lands shall repose in the state, in trust for the benefit of the public, and that any grant of them which interferes with public commerce or navigation shall be forbidden. Further, it is provided that cities may build and maintain docks on such streams and that where they are not needed for dock purposes they may be leased.

Such leases, however, it is provided must not extend beyond twenty-five years, and may be canceled ten years after execution, should the submerged lands be needed by a city.

Every five years the rental for the lands must be appraised by a disinterested appraisal board.

## Tent on the White House Grounds That the President Works In



President Wilson will do much of his work in the open air this summer. He has had erected for him a tent on the grounds, and there he has worked several days already. The tent is hidden from the public gaze by the office building and the shrubbery and trees of the front lawn. This photograph was taken from the State, Army and Navy building.

## Homestead Regulations Out

### Deschutes and Paulina Reserves Open on Monday

### Supplementing the Regular Orders, the Government Has Issued Some Special Instructions to the Nearest Land Offices

Preparatory to the opening of lands in the Paulina and Deschutes forest reserves Monday, the following circular has been issued by Commissioner Tallman, and sent to the land offices:

"Hereafter when lands unsurveyed or withdrawn or reserved are to become subject to disposition under the laws applicable thereto by the filing of a township plat of survey or by restoration to entry from such withdrawals or reservations, all applications, filings or selections therefor may be executed in a manner required by law, and, with the required fee and commissions, be presented to the proper local land office in person, by mail or otherwise, within the period of twenty days prior to the date of filing the township plat or of restoration to entry, unless the law or the regulations governing the disposition of a particular application or the land affected otherwise provide.

No priority will be secured nor right forfeited by the presentation of such application, filing or selection in the manner and within the time prescribed prior to the filing of the township plat or the restoration of the land to entry, and all such applications, filings and selections shall, with those presented by persons present at the local office at the hour the lands become subject to entry, be held and treated as simultaneously filed.

"Applications presented after the lands become subject for entry will be received and noted in the order of their filing. Any application, filing or selection not based on a prior settlement right will be subject to valid settlement claims asserted in the manner required by law. The register and receiver will carefully compare all applications simultaneously filed as aforesaid, and will dispose of them as follows:

First—Where there is no conflict the application shall be allowed in

Second—In case of conflicting applications and only one of the applicants alleges prior settlement, his application shall be allowed and the others rejected.

Third—If two or more conflicting applications are received, each containing allegations of prior settlement, a hearing shall be ordered to determine the priority of right, and it shall be restricted to those alleging such right.

Fourth—Where there are applications conflicting in whole or in part, in which no one of the several applicants claims prior settlement, the register and receiver will write on cards the names of the several applicants and each of these cards shall be placed in an envelope upon which there is no distinctive or identifying mark, and at 2 o'clock p. m., on the date of opening to entry, if practicable, if not, at the same hour one week later, after all the envelopes containing the names of the several applicants shall have been thoroughly mixed in the presence of such persons as may desire to be present, they shall be drawn and numbered in order. The cards as numbered and drawn will be securely fastened to the applications of the respective persons, and the applications shall be allowed in such order. Where the applicant fails to obtain all the land applied for by him he will be permitted to elect whether he will retain the land secured and amend his application to embrace other lands not affected by pending applications and otherwise subject thereto when such amended application is presented, or withdraw his original application without prejudice, and in the event of such withdrawal the fees and commissions will be returned by the receiver. Applications conflicting in whole with those previously allowed will be rejected in the usual manner.

Under the date of May 23, the following special instructions issued, containing regulations and instructions to the register and receiver at The Dalles, Oregon, or Lakeview, Oregon:

"In anticipation of the assertion of settlement claims, you are advised that settlement is not essential to the exercise of the right to enter additional lands under the provisions of the acts of April 28, 1904 (33 Stat., 527), or February 19, 1909 (35 Stat., 639), but a person qualified to make an additional entry under either act may, by priority of settlement on lands subject thereto, secure a preference right to make such additional entry.

"The act of June 11, 1906 (34 Stat., 233), authorizing agricultural entries in forest reserves, will be treated as a homestead act upon the exclusion of the lands from a national forest and entrymen under such act will have the same rights and privileges as other homestead entrymen within the excluded areas to make additional entries under the aforesaid acts of April 28, 1904, and February 19, 1909, and to secure preference rights by priority of settlement. Applications to make additional entries under either of said acts will be governed by the rules and regulations applicable to original applications."

Going to Convention.

Albert H. Loewe leaves tomorrow morning for Portland, where he goes as a delegate to the state grand lodge of the Royal Arch Masons. Loewe will also attend the state convention of the Blue Lodge, and Albert E. Elder will leave Monday as another delegate to the latter convention.

Sues on Note.

Suit to recover \$250 and interest alleged due on a note was commenced in the Circuit Court today by Dr. F. G. Swendenburg, an Ashland physician, against H. F. and Mrs. Mae Roberts. F. H. Mills represents the plaintiff.

## WHITE CINDY IS GIVEN LIBERTY

INVESTIGATION AT THE AGENCY PROVES THAT PHILLIPS WAS THE AGGRESSOR, AND WOMAN DID NOT CAUSE HIS DEATH

White Cindy, the powerfully built Klamath squaw, who has been held at the reservation pending an investigation into the facts connected with the death of Peter Phillips, an aged Indian, just before Memorial Day, has been liberated. Phillips died at the reservation cemetery, some hours after the woman and he had an encounter.

According to the officials, the testimony of the Indians showed that several hours elapsed between the stuffle of the two and the death of Phillips. The Indians also said that Phillips began the trouble when he stopped Cindy, who then handled him roughly.

## FLAG DAY WILL BE OBSERVED

ELKS WILL HOLD A PUBLIC OBSERVANCE AT HOUSTON'S OPERA HOUSE SUNDAY—PROGRAM IS BEING ARRANGED

Klamath Falls Lodge No. 1247 B. P. O. Elks will publicly observe Flag Day on Sunday, June 14, at Houston's opera house. Heretofore the annual services have been held by the members in the lodge room.

A committee has been appointed to arrange for the observance, and the full ritualistic ceremony of the lodge will be given. Past Exalted Ruler Chas. J. Ferguson will be one of the speakers in addition to the regular officers of the lodge. The event will be open to the public.

The prettiest feature of the ceremony will be the putting together of a model of the liberty bell made from flowers. These segments, each formed of red, white and blue blossoms, will form part of the bell. When these parts are brought together they will represent a likeness of the old bell which rang forth the tidings of the signing of the Declaration of Independence.

Steel for the first ten miles of the Grants Pass and Crescent City railroad has been bought.

## Suffrage Will Be Issue

### General Federation of Women's Clubs Is Fearful

CHICAGO, June 6.—Looming high above all other questions likely to confront the General Federation of Women's Clubs convention here next week is that of woman suffrage. It was a question that was worrying both national and state leaders of the suffrage movement here today.

Whether the federation—admittedly the foremost body of representative women in the country today—would come out flatly in favor of the universal franchise, or continue to side-step the proposition, was a matter of grave speculation. Neither prominent suffragists nor delegates to the federation's meetings would venture a prediction as to the probable action that would be taken by the national association of women's clubs.

Mrs. Grace Wilbur Trout, president of the Illinois Equal Suffrage Association, was hopeful. She declared that if the time "seemed propitious" an effort would be made to have a resolution favoring woman suffrage presented to the federation.

"We are anxious," said Mrs. Trout, "that such a body of representative

## ADY WILL GO TO WASHINGTON FOR THE WATER USERS

WILL WORK FOR THE EXTENSION BILL

Four of Last Year's Board Are Rejected, and They, With J. G. Swan, New Man, Are Holding Organization Meeting Today—Three Amendments to Water Users By-Laws Are Adopted by a Small Majority.

Abel Ady, J. R. Dixon, John Irwin, C. A. Bunting and J. G. Swan will have charge of the affairs of the Klamath Water Users Association, as they were elected directors at Friday's annual meeting of the stockholders. The three amendments to the constitution were adopted by the water users.

One of the most important matters to receive the attention of the stockholders was the matter of sending a representative to Washington to work for the passage of the twenty-year extension bill, now pending in the house. In view of the splendid work done by President Abel Ady in Washington for the association, he was again chosen to go and work for the passage of the measure, which means so much to the irrigators all over the West.

Ady will leave as soon as he can possibly arrange his affairs.

## BEAL'S ASSAILANT IN COUNTY JAIL

INDIAN WHO STRUCK OLD MAN ON THE HEAD WITH HORSESHOE IS HELD ON A MURDER CHARGE

Charged with the murder of Link River Beal, an old Klamath Indian, whom he struck on the head with a horseshoe last week, Thomas Smith, alias Williams, was brought here last night from the Klamath Agency. He will be taken to the federal prison at Portland by Deputy U. S. Marshal Jackson in a couple of days.

Smith is also an Indian. Since his assault upon Beal he has been detained at the Agency.

## Choir Leader Is a Flirt

### Chicago Jury Awards \$20,000 to Blonde Who Sued

United Press Service

CHICAGO, June 6.—The jury hearing the evidence in the \$50,000 breach of promise suit brought against Homer Rodeheaver, choir leader for Billy Sunday, the "baseball evangelist," today returned a verdict awarding \$20,000 to the plaintiff, Miss Georgia Jay.

Rodeheaver was absent from court at the time. Miss Jay was immovably tickled, and giggled audibly. After the adjournment her friends crowded around her and kissed her.

The girl held that Rodeheaver was too attentive to her, under pretext of wanting to marry her.

Testifying in his own behalf yesterday, Rodeheaver admitted that he had hugged and kissed Miss Jay, and that he held her hand several times during a five weeks' revival at Sioux City. He stated that he had thought of marrying the girl, but changed his mind before he proposed.

Attorneys for the chorister have moved for a retrial. The arguments over this will be heard next Saturday.

"The federation represents woman

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