WESDAY, OCTOBER 26, 199

THE EVENING NIRALD, KLAMATH FALLS, OREGON

Marx's Mathematical Miracle and Answer

MR. MARX:

(Continued from page 1)

cause the sheriff turned over the into roads, we will be that much hey to the county judge, which the shead. The \$92,000 can't be used county judge denies.

If you please, and that is what we county, he does so for the deliberate purpose of fooling the people, hoping are fighting. We will accept it when they say we will have to pay their support. It but it is never going to say that, and that is why we include the 882.000.

I want to say to you in brief the county court as he did the other street courthouse has been accepted night in his editorial, on the ground that this county, court was remiss In its duty in not asking for an injunction restraining Dougan from mpleting the court house, and completing the county court's fault that it is built, he has misquoted the actual facts. In his own paper. if you will remember, he told you a couple of years ago about the injunctions that were issued against the county court. Let me refresh your memory. That was the in-junction that was issued by Judge Calkins against the county court. The first thing it did after you put It in office on the platform that you wanted the Hot Springs court house building, the very first thing it did, was serve notice on Dougan to guit his operations on Block 35, wasn't follows:

"Now, therefore, in consideration some into the circuit court and ask-

ter, etc. (Reads injunction) • • writ of ejectment, the Main street Then he has the effrontery to courthouse would never have been come out before the public and built. Mr. Marz knows this. The Mame Bunneti and Short for letting county court knows. Judge Ham-the Dougan building be erected. Hton says it when he states—in ef-What buffoonery! What does he Net—Dougan did not have a legal easy that we are to swallow this? contract. If he had no contract He knew this as well as you and I he had no business on county prop-It and go to jail for, contempt of courthouse and all the twisted argu-

at this county court has efficient- the responsibility. r conducted your business affairs or you as county officials; that diey are established a tremendous sur-ties in the county treasury, since ple. He would have succeeded had buy went in office facing a deficit, we not sent a stenographer to take Mr. Chairman, I thank you.

North to

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and the second second second

until you know whether it is to be charged or credited and when Mr. It is the acceptance of the build- Marxs, or anyone clase uses, that ing that will cost us that \$92,000, \$92,000 as a charge against the by this misrepresentation to gain

ANSWER:

(Continued from Page 1)

Judge Bunnell has accepted the keys to the Main street courthouse. He not only accepted them, but he has insured the building for \$112,-000. If that is not an acceptance of this: . That when Murray attacks the building what is? Today the Main by county by reason of these two acts of the county court. That in-surance was taken out last July and the insurance agents were asked not. to file their policies and bills, until cording to communications received later. Why? Was it because the coun- from both camps by the Herald. ty court was afraid the people would know it? Is that taking the people into the confidence of the county court? Bring this right home to yourself, Mr. Voter: Suppose you had a partner in business who tried to double cross you this way, what would you think and what would you do?

Here is another piece of sharp practice upo nthe part of Mr. Marx. When he read that mjunction to his hearers he knew he was misrepresenting the facts and that The Her ald had told the truth. That in- youth, weight, quickness and boxing junction was secured when the ability. After he wins from Reed. Then the next move that our Main street building was well on iends on the other side did was as towards completion, not at the be-lows: If the county court had

thereof, and of the particular mat. ed either for an injunction or a ter, etc. (Reads injunction) • • writ of ejectment, the Main street

and yet he undertakes in his at- erty. If he had no business there, tacks to shift the blame for the at- 15 was the duty of the county to tacks on Burrell Short and Bob effect him and when the county Oct. Bunnell? Where does he get that court failed to do its plain duty. Oct. from? What was Short and Bob 25 was responsible for the muddle Oct. Bunnell to do in the face of the we are in; it is responsible for the Oct. injunction? Were they to violate construction of the Main street Oct. Oct.

court? All I am here for, my friends, is around this fact nor relieve Judge Oct. to ask this question. Having shown Bunnell and Commissioner'Short of Oct. Oct

Oct Oct. and that they have reduced the tax levy, down what he sadi. We are sub-ad that they have done everything mitting it to a bigger audience than pet your good roads that it was Mr. Marx will ever address. We combin to do; that they have kept want to be absolutely fair. We possible to do; that they have kept want to be absolutely fair. We Oct. their promises in so far as they have no personal bias or spleen in Oct. of constructing and finishing the seeking to help stop a fight that Oct. Het Springs court house, and if has split this city and county for Oct. Utheir hands hadn't hem, tied they a decade and brought diagrace upon Oct. You elected them on that platform. Are you going to put them out for a constructive policy out of the Oct. having tried to do it when you put a constructive policy out of the Oct. Oct. ruins that have resulted from what Oct.

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has occurred during the past ten Oct. 25

election of Chastain and Peterson, that through their election the Main street courthouse will be occupled, the Het Springs building converted into a school and the noney on hand and to be realized through the sale turned into good roads and aid in the development of the county. It is the same question, Mr. Voter: Do you want a million dollars for roads or do you want to put up more money for another courthouse?



Both sides are confident of victory in the Reed-Ritchie ten Found bout at Medford Thursdany night, ac-Wild Bill Reed wires today that he

pulled into Medford yesterday and is in good trim for the fight. He predicts that he will swing a victorious mitt on the local champion before the tenth round.

"I am in wonderful shape," says Reed, "and after my victory here will meet Lee Anderson, who recently got decision over Sam Langford."

Frapk Smith, manager of Earl Ritchie, writes that Ritchie will win. He has everything that makes world's champion, declared Smith, Smith ascerts that he will challenge all comers and is willing to meet Jack Dampsey at ten days' notice.

Medford papers indicate big interest in the bout in that city and a big house is epected. Many Klamath Falls fans are expected to be at the ringside, both fighters having a big Tollowing here.

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SONORA TONE PERFECTION

Since being awarded the highest score for Tone in 1915 at the Panama-Pacific Exposition Sonora has again jumped in the lead by the invention of "The All-Wood Tone Arm," which is the final element of absolute Tone Perfection.

Among the other features of Sonora supremacy are motors that run forty-five minutes, twice as long as any other, a tone volume control absolutely unique for real results, and a patent bulge curve cabinet construction similar to Baby and Concert Grand Pianos.

Sonora does not make a Disc Record in addition to their Phonograph, contending that companies manufacturing both do fall short of the ideal—a phonograph that plays all records better than the machine for which they were made.

At all times the Earl Shepherd Co. will be pleased to give you an informal comparison recital with any other phonograph made. You may bring your own records.

Sonora Supremacy is best indicated by the fact that five times as many leading musicians and citizens of Klamath own Sonoras to one of any other make.

The Sonora is not the only good phonograph, but it is claimed by the manufacturers as "The Highest Class Talking Machine in the World."

Earl Shepherd Co.

Klamath's Only Exclusive Music House 507 Main Street Phone 282-J



PAGE POUR

In the engineering of a telephone plant—switchboards, conduits, cables, pole lines and general mechanical equipment—we have always tried to anticipate the growth of a community and provide therefor by advance construction. This course has enabled us to more promptly comply with requirements for service with better construction and at an ultimate expense less than that involved in waiting to meet demands as they arise.

The Telephone Situation

In the war period we were unable to maintain this reserve plant, as the very things we needed for telephone purposes were required and necessarily taken for government purposes. The demand for telephone service did not decrease and our reserve facilities were practically absorbed in meeting it.

As every business man knows, the problems of reconstruction fol-lowing the war have been acute and prolonged to an entirely unex-pected degree. Unusual conditions are prevalent throughout the entire manufacturing, mercantile and social world. The telephone industry has had to meet all the difficulties and handicaps of retarded produc-tion, distribution and transportation.

This advertisement is not meant to be one of apology, but one of explanation and even accomplishment. In the face of an unprecedented demand for telephone service in the last few months, hampered by the exhaustion of our reserve plant and difficulty in securing materials, we have added more telephones thus far this year in the State of Oregon than in any similar period of telephone history.

In the State of Oregon, in the eight months ending August 31, we have added 6863 telephones. In the eight months ending July 31, 1917 —before the war we gained 2655 telephones.

In the State of Oregon we have approximatley 2600 unufilled appli-cations for telephone service. A similar situation exists all over the United States. We will continue to secure all the equipment possible, and the desires of the public will be met as soon as it is humanely manufile to do possible to do so.

The Telephone Company regrets the inconvenience to prospective subscribers. It is as anxious to give service as the patron is to receive it. The Combpany is doing all in its power to remedy conditions and furnish service in accordance with normal standards.

The Pacific Telephone and Telegraph Company

Don't fail to read the Herald Classified Ads.

