

OUR ANSWER TO JUDGE BUNNELL

(Continued from page One)

If that is the truth, then have the managers of the insurance companies committed perjury when they made affidavits declaring that the premiums have been paid and the policies accepted from the county court? That such affidavits have been filed the information contained in the following telegram:

88 8P 112 BLUN PORTLAND, Ore., Oct. 27, 1930

C. F. STONE,

"I have in my possession affidavits of managers of Detroit Fire and Marine Co., Connecticut Fire, American Insurance, Plummer's Fund, North River, Hanover Fire, showing that policies were issued to Klamath county on July twentieth nineteen twenty on new court house on Block thirty-five, in Klamath Falls, Oregon. Affidavits also show amounts of premiums charged and paid; that policies were accepted from county court and written by local agents of the companies at Klamath Falls. I will file these affidavits in supreme court this week. In my opinion these are sufficient to show that Bunnell fabricated in his affidavit made before the supreme court.

"HARRISON ALLEN" 4:42 p. m.

Is this "food for contemptuous laughter," or is it deserving of the serious consideration of the voters of this

The Biggest, Brightest, Most Festive Social Function of the Year

The Culinary Workers' **DANCE**

MOOSE HALL

Friday Night, October 29

BUDDIE'S ORCHESTRA

Will dispense its customary joyous jazz music, and the good time will continue until the "dawn o' day." You are invited to attend,

Showing at the **Theatre**
PHOTOPLAYS OF QUALITY TO-DAY

"THE SLIM PRINCESS"

Adapted from George Ade's musical comedy success just fits the adorable

MABLE NORMAND

Don't miss this Harem Scarem picture, the funniest of all Mable Normand pictures.

TOMORROW

William S. Hart in "BAND"

Hotel Furniture for Sale

In furnishing our hotel we bought more furniture than we used. We are now offering the surplus at just what it cost us, plus the freight. As it was bought in carload lots, the freight is at rock bottom. We have for sale:

- 10 Simmons 2-inch tubular steel beds
- 10 Simmons double coil, reinforced springs
- 10 40-pound silk floss mattresses
- 9 yards 36-inch rubber matting
- 1 dozen earthen half-gallon pitchers
- Water tumblers
- Small cuspidors

These goods are all new, having been just unpacked, and may be seen in the lobby of the hotel. They are offered at prices that make them real bargains.

CENTRAL HOTEL

Leaders of Fashion for Ladies' Wearing Apparel

La Vogue

Klamath Falls' Finest Ladies' Ready-to-Wear Shop

Odd Fellows' Bldg., S. W. Cor. 5th & Main

Visit our store and be convinced that our every day prices are less than so-called

SALE PRICES

Our purchasing power is far greater than the average merchant, as we buy for eight stores and buy direct from the best makers, and in many instances we go as far as buying the materials and have them made specially for us. In this case we save all the middle man's profits, and our customers get the benefit.

On the class of goods we are handling we are not only underselling home competition, but also the large centers, as our overhead is much smaller. Remember that we carry the popular-priced goods as well as the finest that the market affords.

So again we say, visit our store if you want a Suit, Coat, Dress, Blouse, Hat, Fur, Petticoat or Silk Underwear, and you will find that our statement is correct.

California Eight Stores Oregon

La Vogue

Odd Fellows' Building, S. W. Corner 5th and Main Streets

county, who cannot but view with amazement and apprehension such questionable transactions on the part of the officials they had trusted to administer their affairs honestly and openly?

If the supreme court finds that this act of yours constitutes an acceptance of the Main street building what are you going to do? You and your attorneys claim that if the building is accepted before the supreme court passes upon its legality, the county will have to pay for it. It is the consensus of opinion of several attorneys whom we have consulted on this point that this final act of yours of insuring the building clinches the acceptance of the keys. If that is so are you still going to spend \$200,000 more of the people's money finishing a building you will never occupy? That may be laughable to you, but the people are looking at it from a different view point.

The plain facts are that a few property owners, who have always opposed the present county court, and were willing to go to any extreme to embarrass it in the courthouse controversy, resorted to the most reprehensible obstructive tactics. All but five land owners accepted a reasonable compensation for rights of way, and the County Court challenges the statement that anyone received any preference in the matter of compensation.—Extract from the statement of Judge Bunnell and Burrell Short, which was printed in The Herald of yesterday.

You know that these property owners did not obstruct the highway work because of the courthouse question nor for political reasons. You know when you try to make the people of this county believe that, that you are doing an injustice to them. The real reason back of their attitude was the methods you adopted. You admit in your article that the highway was located over your protest and only after you exhausted every resource at your command. If that was your judgment, and this property did not belong to you, how much more justified must these people have been whose property was damaged and who felt that their rights were being destroyed? Were you justified in telling them that they would "have to take any damned thing" you saw fit to offer them? If the case were reversed, would you fight or show yellow and lie down?

The trouble here is with your contempt of the rights of others. You have become so swelled up with your own authority that it has runaway with your judgment, until you will brook no interference and tolerate nothing but abject submission. You have taken on the habits of the pompous autocrat and it is this assumption of imagined importance that has brought down upon the county the odium resulting from the injunction proceedings now before the courts.

This is our answer to the statement that was prepared for you to sign. You have asked for the truth and we have given it to you. Much of this would have been left

unsaid if you had not questioned the integrity of this paper and misrepresented to our readers the open door policy of The Herald. We know that if we had made one single misstatement of an essential fact, your legal spellbinders would have seized upon it and incorporated it in the statement you signed; they would have howled it from the platform in every precinct in the county. But you know and they know that we have published the truth; that we have published both sides of the issues involved and that there has been no misrepresentation of you and what you stand for.

In 1836 no candidate for vice president received a majority of the votes of the electoral college, the election devolving upon the senate, which elected Richard M. Johnson by a vote of 33 to 14.

As nearly every state bars convicts from voting and there are upwards of 100,000 convicts in the prisons of the United States, election day will mean nothing to a whole army of them.

Tweedie BOOT TOPS



More Than a Spat

You'll never go back to the old style spat once you have worn Tweedie Boot Tops. They more than just "cover the ankle"—their grace and shapeliness reflect the wearer's good taste.

We carry the guaranteed genuine with the Tweedie label sewed inside each pair.

J. E. ENDERS & CO.
6th & Main