

BRUMFIELD ON STAND, ASSERTS MIND A BLANK

ROSEBURG, Oct. 18.—Dr. Brumfield went one the stand in his own defense yesterday, after his wife had testified concerning several features of the evidence. She told of his headaches, identified a hat like the one which the state alleged the murderer wore but which the defense claims was in Brumfield's office at the time. She denied any articles in the box of lingerie belonged to her.

Mrs. Brumfield surprised the state by declaring Deputy Sheriff Webb, after returning from Canada with her husband, had said he believed Dr. Brumfield insane. She insisted her husband was out of his head July 13th and declared he bought the dynamite to blast stumps.

With his arms folded Brumfield calmly spoke to the jury, telling of his loss of memory from the time on the Meredith ranch, while picking up BB shot. He said he had flashes of memory subsequently and told of being with a stranger who he first met in a Portland restaurant, and going with him on a train to Canada.

He said he saw a newspaper with the names Brumfield and Russell in it. He was put off the train at Blaine because the immigration officer said no more laborers were needed. The stranger took him to a hotel. He got to Vancouver and saw his picture in the paper, and it frightened him "but after a while I realized the picture was not me but Dennis Russell," he said.

Prior to his lapse of memory Brumfield said he had short blank periods and terrific headaches and nightmares. He would start to fill a patient's tooth and would get the cavity ready. Then the next thing he would know the tooth would be filled. He denied he visited a Vancouver steamship office or wrote a letter regarding Australia.

"I realized I was slipping mentally," Brumfield declared. "Did you tell anyone?" "No, I was afraid to tell."

"Why?" "I did not want to be sent to an insane asylum."

"How did you know you were suffering from mental derangement?" "I wasn't suffering from any mental derangement," the dentist snapped back.

AUSTRALIA SHY OF SMALL COIN

SYDNEY, New South Wales, Oct. 17.—Australia is now in the midst of one of its periodical mysterious shortages of copper, which have baffled treasury officials.

Children's banks are held responsible at first for the shortage and an appeal from the Treasury resulted in the exchange of many coppers for silver money. Despite this and the assistance of certain clumsy counterfeiters, copper coins are exceedingly scarce. In some quarters the approach of Christmas was blamed as, during the annual busy shopping period large retail houses made heavy demands for change, and it was thought that some of the corporations had accumulated a surplus of coppers against these demands.

"We are coining 800 pounds worth of pennies and about 300 pounds worth of half pennies every week," J. R. Colline, secretary of the treasury, said today. "We are at a loss to explain how there can be a shortage. The treasury never withdraws coppers from circulation so that our output is additional to those already in use."

SYDNEY, New South Wales, Oct. 17.—Fears that Bolshevism may take hold upon the 60,000 East Indian coolies in the Fiji Islands, who have been imported over a period of years to work the sugar plantations, have been expressed by the Fiji Planters Association, according to advices reaching here today.

The Indians have just carried out a six months strike which paralyzed the sugar industry and caused heavy losses to the planters. They had presented demands that the planters characterized as "extravagant" and refused to grant. These demands, the planters declared, were

the result of the efforts of agitators who are preaching that the Indian should not "salaam" a white person, and similar pronouncement of race equality.

Under pressure from imperial authorities, suffrage has been granted the Indians, and the Fiji Islands will become more of an Asiatic colony than European.

The Fiji Planters' Association has expressed itself a favoring the introduction of Chinese coolies instead of further Indian immigrants.

Letters from the People

SAYS HUNTERS WERE FINED FOR KILLING DOE

To the Editor of The Evening Herald:

In this letter the writer has but one purpose in view—regard for truth and the correction of an erroneous impression that has permeated sportdom of Klamath County as the result of insidious falsehoods circulated by Messrs. James Stevenson and Bert Franklin of Merrill.

At the outset I wish to obviate any idea that this is a defense of California game laws prohibiting transportation of game into Oregon by Oregon hunters who have paid a California license. True sportsmen in this locality are unanimous in the opinion that this law should be repealed. No other attitude could be taken by genuine sportsmen.

It is the false report of Stevenson and Franklin that the writer wishes to correct, not the vindication of California game laws.

Messrs. Stevenson and Franklin were arrested one day last week in Siskiyou county by Game Warden Miller and brought to H. Wilkins' Justice court in Dorris on a charge of having a female deer in their possession. A fine of \$50 each was imposed and paid. Warden Miller relieved the hunters of their game, which consisted of two bucks as well as the doe. No charge was brought against the men for illicit transportation of game and they were fined for killing a female deer.

These men, whom Warden Miller believes have repeatedly broken the game laws by slaughtering does and fawns and by killing out of season, carried the statement to Klamath sportsmen that they were victims of treachery; that California sportsmen trapped them with a system of espionage and fined them for alleged attempt to take their kill back home.

As stated above, the writer can see no justice in the California law which makes it a crime to transport game killed in this state to another. However, he is most emphatically in favor of enforcement of that portion of the game law which prohibits killing of female deer. I believe my attitude is appreciated by Klamath sportsmen in regard to this phase of the law for preservation of game.

As to a system of espionage, which Secretary W. W. McNealy, of the Klamath Sportsmen's Association, believes is maintained on the border for the express purpose of trapping Oregon hunters as they go back over the line with their game, allow me to state that there is absolutely no foundation for this belief. Game Warden Miller says he will enforce the law, no matter how unjust it may seem, as long as he holds his official capacity. But the impression that citizens of this county have an organized system for bringing their neighboring sportsman to grief because of an unjust law that parlor politicians enacted is false and without justification.

Yours respectfully, Citizen of Dorris, California.

EMMITT SAYS BROWER TOO SMALL GAME FOR HIM

Editor Herald:— In the Saturday evening paper appears the item that R. A. Emmitt was soliciting signers to a petition for the recall of C. C. Brower. I brand such a statement as absolutely false. A pure fabrication. I have never solicited on Main street nor elsewhere for any such purpose.

Furthermore, I have so far refused to sign said petition for the reason that there are HIGHER UPS more deserving of such punishment. And I hereby cheerfully express my willingness, that whenever Kuykendall and DeLap are called on the recall carpet, to both sign and solicit.

Respectfully yours, R. A. EMMITT. Ed. Note—Apparently someone thought it humorous to mislead the Herald reporter who saw the Brower petition in circulation. The circulator said his name was Emmitt

U. S. to Let Germany Paddle Own Canoe

WASHINGTON, Oct. 18.—The senate in the first roll call on the German peace treaty rejected, by a vote of 71 to 7, an amendment by Senator Walsh, of Montana, to have the United States join with the other powers in a pledge to protect Germany against unwarranted invasion.

The senate also rejected the second Walsh amendment, 62 to 6, proposing that the United States use her good offices in case of a wanton attack on Germany.

SUMMONS Equity 1353.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR KLAMATH COUNTY.

James M. Milne, Plaintiff, vs. Elizabeth W. Milne, Defendant. To Elizabeth W. Milne, Defendant. In the Name of the State of Oregon:

You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before Saturday, the 19th day of November, 1921, and for failure to appear and answer plaintiff will apply to the court for the relief prayed for in his complaint, to-wit: For an absolute divorce from you on the ground of desertion continuing for more than one year prior to the filing of said complaint, and for such other and further relief as to the court may seem meet and equitable.

November 19th, 1921 is the last day of the time prescribed in the order for publication of this summons in which you may appear and answer said complaint.

This summons is served by publication by order of the Honorable D. V. Kuykendall, Judge of the circuit court of the State of Oregon for Klamath County, dated October 6, 1921, which order required that summons be published once a week for six successive weeks, the first publication being October 7, 1921 and the last publication being November 18th, 1921.

RENNER, MANNING & GANONG Attorneys for Plaintiff, whose business and post office address is American National Bank Bldg., Klamath Falls, Klamath County, Ore. 7-14-21-28-4-11-18

IN THE COUNTY COURT OF THE STATE OF OREGON FOR KLAMATH COUNTY.

Notice of Guardian's Sale of Real Estate.

In the matter of the Guardianship of the Person and Estate of Clifford S. Dumm, a minor.

NOTICE IS HEREBY GIVEN, That, in pursuance of an order of the County Court of the County of Klamath, State of Oregon, duly given and made on the 8th day of October, 1921, in the above entitled estate, Jessie Dumm Eldred, guardian of the person and estate of Clifford S. Dumm, a minor, will sell, from and after the 9th day of November, 1921, in the county of Klamath, State of Oregon, to the highest and best bidder therefor, and upon the terms and conditions hereinafter mentioned, at private sale, subject to confirmation by said county court, the following described real property belonging to the estate of said minor, to-wit:

South half of southeast quarter of section 18 and northwest quarter of northeast quarter section 19, all in township 39 south, range 12 east of the Willamette Meridian in Klamath County, Oregon.

Terms and conditions of sale: Cash, in United States gold coin, or not less than \$300 in cash, in United States gold coin, and the balance in five equal payments on the 1st day of December of each year, all deferred payments to bear interest at 6 per centum per annum, payable annually, said deferred payments to be represented by notes of the purchaser, with a mortgage upon the property to secure the payment thereof; abstract and deed at expense of estate; taxes for 1921 and thereafter at expense of purchaser.

Bids and offers must be in writing, and may be left at the office of Renner, Manning & Ganong, attorneys for said guardian, or may be delivered to said guardian personally, or may be filed with the clerk of said county court, at any time after the first publication of this notice and before the making of said sale.

Dated, October 11, 1921. JESSIE DUMM ELDERD, Guardian of the Person and Estate of Clifford S. Dumm, a Minor. 11-18-25-1-8

NOTICE OF SHERIFF'S SALE

By Virtue of an execution in foreclosure duly issued by the Clerk of the Circuit Court of the County of Klamath, State of Oregon, dated the 13th day of September, 1921, in a certain suit in the Circuit Court for said county and state, wherein John P. McAuliffe, as plaintiff, recovered judgment against Ben D. Shanshan, Mary Shanshan and John Shanshan for the sum of \$17,666.69, with interest thereon at the rate of 8 per cent per annum from April 2, 1921, attorney's fees in the sum of \$1800 and costs and disbursements taxed at \$46.40 on the 3d day of September, 1921.

Notice is hereby given that I will on Wednesday, the 26th day of October, 1921, at the front door of the county court house for Klamath County, Oregon, at Klamath Falls, Klamath County, Oregon, at 10 o'clock in the forenoon of said day, sell at public auction to the highest bidder, for cash, the following described real property, to-wit: All of section 25; also, beginning at the northeast corner of the north-

CITY OF KLAMATH FALLS, OREGON

REPORT OF CONDITION FOR THE QUARTER ENDING SEPTEMBER 30, 1921

Table with columns: FUNDS, Balances June 30, 1921, RECEIPTS, Disbursements, Balances September 30 1921. Lists various fund categories like General, Street, Bond sinking, etc.

STATE OF OREGON, County of Klamath, City of Klamath Falls (SEAL) I, A. L. LEAVITT, Police Judge of the City of Klamath Falls, Oregon, do hereby certify that the foregoing is a true exhibit of the receipts and disbursements and the condition of each particular fund of the City of Klamath Falls, at the close of business Sept. 30th, 1921, as shown by the receipts and paid vouchers on file in my office and the ledger of said accounts and funds.

Witness my hand and the seal of said city this 15th day of Oct. 1921. A. L. LEAVITT, Police Judge.

TOO LATE advertisement for Gold Medal Marmalade. Text: Death only a matter of short time. Don't wait until pains and aches become incurable diseases. Avoid painful consequences by taking GOLD MEDAL MARMALADE. The world's standard remedy for kidney, liver, bladder and uric acid troubles—the National Remedy of Holland since 1896. Guaranteed. Three sizes, all druggists. Look for the name Gold Medal on every box and accept no imitations.