

# Sharp Decline In Army Funds

WASHINGTON, May 6 (AP)—President Truman today submitted to congress a program calling for expenditures by the war department in the next fiscal year totaling \$7,246,335,200.

The president said the estimates contemplate maintenance of an army of 1,070,000 men and officers on June 30, 1947. This would compare with 1,500,000 on June 30, 1946.

In addition to maintaining this strength the estimates provide for \$500,000,000 for government and relief in occupied areas and \$200,000,000 for the atomic bomb service formerly carried on by the Manhattan project.

The program compares with the preliminary appropriation estimate of \$7,100,000,000 for the fiscal year 1947 which was included in the regular budget submitted by the president last January. It compares also with estimated obligations of \$19.3 billion during the current fiscal year and to \$52 billion for the fiscal year 1945.

# Klamath Girls Back From Overseas Duty

Nan and Adra Goeller plan to spend the summer at the Lake of the Woods home of their parents, Mr. and Mrs. Harry Goeller before making definite plans for civilian life.

The girls were separated from navy service March 21, 1946, after serving together in Honolulu for one year. Nan who served three years in the Waves took her training at Treasure Island and had the rate of storekeeper first class at the time of her discharge.

Adra Goeller Sp. I. 3/c, trained in San Diego and served two and one half years. Both girls are graduates of KUHS and Southern Oregon College of Education.

# Chiloquin Couple Married At Reno

CHILOQUIN, May 6 (AP)—Reno, Nev., was the setting for the marriage of Miss Beth Heffner and George Poll of Mowich, taken last Monday with a Protestant minister at Reno officiating.

The bride is a former resident of Kenosha, Wis., but is at present employed by the Southern Pacific as telegraph operator at Mowich. Earlier this year she was an operator at the Chiloquin station, and it was then that she met her husband, who is the son of Mr. and Mrs. Walter Poll of this city.

The young couple will make their home in Mowich where Poll is employed by a lumber company. They have returned from a short honeymoon and last Thursday night were given a reception in Mowich. H. A. McGee, S. P. agent in Chiloquin, and Operators Irma Johnson and Van Wyckoff drove up to the affair.

# Boy Scouts Seek St. Louis Delegate

The local Boy Scout council would like to contact a local businessman who will be in or near St. Louis May 16 and 17. The council would like to authorize such a person to vote on behalf of the Modoc Area council at the national council elections.

The program in St. Louis will feature speakers Gen. Joseph Stilwell and Adm. Chester W. Nimitz. If such a person can find it possible to attend all or part of this meeting, the local Boy Scout council would appreciate his calling the Boy Scout office, 6918, for further details.

Woodrow Wilson is the only former president of the United States buried at Washington, D. C.

# New Pine Creek

Nimrods of the turbulent streams and well-filled placid lakes, glutted by the melting snows from the higher reaches and in some cases still icebound, found the opening day last Wednesday morning in California especially to their liking. Preceding cool nights that lowered and cleared up the streams to some extent, a subdued north wind that had been sending chills through everyone and a bright sunny morning filled with promise added to the glorious expectation for those who clamor for the thrills of the opening day, fishing.

For those who for one reason or another stayed to home or at work, a tingling suspense haunts them and restlessly they wait to get the early reports from the nimrods who almost at any cost have joined in the race to be first beside the waters when chances for the big ones might seem the greatest.

Locally, Lassen creek, Willow creek, New Pine creek and ice-bound and snowbound Lilly and Cave lakes, and Cottonwood held possibilities that lured many to investigate their waters.

Mr. and Mrs. Lee Perry and Mr. and Mrs. Ernest Robnett motored to Salem, Ore., last Monday morning on a combined business and pleasure trip. They

were to be gone about three days. Fred Scott and family have moved into the old Wes Horr property, recently purchased by Mr. and Mrs. Lorraine Hamersley. Scott has leased the Modern Woodman hall and plans to install motion picture equipment and runs shows about three nights a week. In connection with this enterprise, he may also put in an electrical appliance and repair shop.

Mr. and Mrs. Bill Van Cleave and family have moved into the Frank Ross residence for the summer. Van Cleave will work at Willie Cook and family has moved to Willow Ranch to live where he will be close to his work there.

There will be a regular meeting of the East Side grange this Saturday evening.

The East Grange orchestra enjoyed a trip to Cedarville last Saturday night, where they played for the senior class prom. It was a formal affair, held in the spacious, attractively decorated high school gymnasium. It was learned that around \$300 was taken in for there was a large crowd in attendance.

The East Side orchestra will play for the firemen's ball at Cedarville on May 18. This is one of the biggest dances of the year in that town and many are looking forward to attend the affair.

# U. S. Quizzes Russia On Foreign Trade

WASHINGTON, May 6 (AP)—The United States is taking up with Russia the whole system of exclusive trading arrangements which the Soviet Union is putting into effect with its smaller neighbor nations.

Officials who disclosed this today said that so far no satisfactory replies have been received from Moscow. In fact, they added, Washington has been able to learn very little officially about what kind of agreements the Russians are making.

# Market Quotations

NEW YORK, May 6 (AP)—Stock market closed with further decline today. Liquidation blamed mainly on the coal strike and labor rifts.

Chicago, May 6 (AP)—Stable hog market. Active, steady, good and choice hogs, \$14.55 to \$15.00. Total 13,000. Total 13,000. Active, steady, good and choice hogs, \$14.55 to \$15.00.

San Francisco, May 6 (AP)—Potatoes: old stock, 2 broken, 10 unbroken cars on track; arrivals, California, 11 cars; California, 2 cars; arrivals by truck, Klamath Russets 11 cars.

Chicago, May 6 (AP)—Potatoes: arrivals 174; on track 148; total U. S. shipments Friday, 1050; Saturday 1000. Old stocks: supplies moderate; demand fair; market about steady.

Obituary: Anna Marie Parazon, a resident of Klamath county, died at her home in Klamath Falls, Oregon, May 4, 1946, at 8:45 p. m. following an illness of three years. She was a native of San Francisco, Calif., and at the time of her death was 62 years of age.

Funeral: Anna Marie Parazon, a resident of Klamath county, died at her home in Klamath Falls, Oregon, May 4, 1946, at 8:45 p. m. following an illness of three years. She was a native of San Francisco, Calif., and at the time of her death was 62 years of age.

Vital Statistics: KUHN—Born at Hillsdale hospital, Klamath Falls, May 3, 1946, to Mr. and Mrs. George Kuhn, 2628 Eberlin, a girl. Weight 6 pounds 1 ounce.

How Dna Reckon they stumbled on atomic energy 10,000 years before we did? Mental agility is not confined to the 20th century. They've used it in our trials for generations. Got it from radio active ore we saw mined in those great underground caverns!

Weather: Eugene 71, 40, 40, 40. Klamath Falls 70, 40, 40, 40. Portland 68, 45, 40, 40. Reno 68, 45, 40, 40. Seattle 64, 42, 40, 40. Medford 63, 40, 40, 40.

Legal Notices: Notice to Creditors: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

Legal Notices: Notice is hereby given that the undersigned has been appointed administrator of the Estate of the late J. Frank, also known as Elona Kaffon and Sarah E. Kaffon, deceased, and has qualified for said office.

# LEGAL NOTICES

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR KLAMATH COUNTY, S. P. SATTERLICK, plaintiff, vs. J. P. BIRDELL, defendant.

The Spouse of J. P. Birdehl, whose true name is unknown, the spouse of the defendant, is hereby notified that if she does not appear and answer the complaint filed herein on or before the 20th day of May, 1946, and if she fails to do so, the plaintiff will apply to the Court for the relief prayed for in the complaint, to-wit: That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

# LEGAL NOTICES

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR KLAMATH COUNTY, S. P. SATTERLICK, plaintiff, vs. J. P. BIRDELL, defendant.

The Spouse of J. P. Birdehl, whose true name is unknown, the spouse of the defendant, is hereby notified that if she does not appear and answer the complaint filed herein on or before the 20th day of May, 1946, and if she fails to do so, the plaintiff will apply to the Court for the relief prayed for in the complaint, to-wit: That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

# LEGAL NOTICES

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR KLAMATH COUNTY, S. P. SATTERLICK, plaintiff, vs. J. P. BIRDELL, defendant.

The Spouse of J. P. Birdehl, whose true name is unknown, the spouse of the defendant, is hereby notified that if she does not appear and answer the complaint filed herein on or before the 20th day of May, 1946, and if she fails to do so, the plaintiff will apply to the Court for the relief prayed for in the complaint, to-wit: That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

That all persons thereafter be barred from claiming any title adverse to that of plaintiff and from enforcing a claim under the will of 1946 and published for four successive weeks, the first publication being on April 15, 1946, and the last being on May 15, 1946.

