VOLUME XIX.

## BITTER FIGHT IN CONGRESS ON THE TOLL REPEAL ACT

PASSAGE OF THE REPEAL IS THOUGHT SURE

Final Vote on Wilson's Proposition Is Expected Saturday Possibly, and for Certain on Monday-Congressmen Propose a Limit to the Time for Debating on This Question, Which Meets With Opposition

United Press Service

WASHINGTON, D. C., March 26 .-While the passage of the tolls repeal act is considered as a certainty when it comes to a vote Saturday night or Monday, the bill has precipated one of the most bitter struggles that has occurred in congress since the democrats have controlled.

In the senate defeat looms as a possibility, while Adamson predicts a house majority of from forty to seventy, possibly more.

A test vote is expected this afternoon on the adoption of a special rule house. It is expected that the majority in favor of the resolution will be about the majority in favor of the repeal bill.

Chairman Henry called up the Sims measure as soon as the rivers and harbors bill was passed, and proposed to limit the debate on the repeal bill to fifteen hours.

Mann and Murdock want mere party lines obliterated, while many of the Woodrowites are pleading for patriotism above party platforms.'

the true American doctrine of equal Judge Brown. Sheppard & Brock of service. all vessels or tonnage passing through M. Oneill for the plaintiff. upkeep of the canal."

### Back From California.

William M .Black, who operates a ranch on the Merrill road, returned Off for Spencer. last evening from Salinas, Cal., where Hi Chamberlain, Dr. E. V. Morrow, he has been wintering.

### Good Fishing.

Percival Sholl and Frank Ritchie re- night. turned last night from a fishing trip to Spencer Creek. They brought home Down From the Lake. some fine trout to prove their asser- "Jap" Taylor, who operates a tions as to their prowess.

### Shives Returning.

Shive are expected this evening from while. Oakland, where they spent the winfor Klamath.

## Mrs. Elizabeth Rhoades, Aged 94, to Vote in Illinois Elections



# TO U. S. COURT

THE ALGOMA LUMBER CAMPANY United Press Service MAKES MOTION TO TAKE THE LONDON, March 26 .- The Even-THE CIRCUIT COUR T

tolls resolution in the upper house from the circuit court to the United confer with these men tomorrow to justice to all, and special privileges Portland are attorneys for the lumber to none, it is expedient and just that concern, and H. M. Manning and C.

the canal shall bear or pay a sum of Engle is suing the company for compensation so adjusted as shall \$35,000 damages. He lost a leg as compensate for the expense of the the result of an accident at the comthis was due to negligence on the part of the company.

W. A. Delzell and Fred Houston left in the latter's car this afternoon for a short fishing trip to Spencer Creek. Fred Bremer, Charles Meldrum, The quartet will return tomorrow

Mrs W. T. Shive and Miss Dorothy ready for business in a very short

ter. "Dad" Shive and Alex left Oak- More than one-half of th money clolected from Londoners.

### ENGLE DAMAGE SUIT OUT OF ing News today announces the resignation of Field Marshal French and General John Ewart. Premier Asquith is today desper- Atlantic states than on the west coast, Harris is circuit judge of the Eu-WASHINGTON, D. C., March 26.— removal of the suit of Emanuel Engle ately trying to tide over a crisis fol- but the Pacific coast has more motor gene district, and is one of the ablest neutral position toward Murphy. But Senator Lewis introduced an anti-free against the Algoma Lumber company lowing this announcement. He will boats per capita.

BRITISH ARMY

TWO MORE QUIT

## BROWN HAS MANY MORBID THRONG FRIENDS IN CITY

SOUTHERN OREGON CANDIDATE TRIAL OF CHARLES HAMMOND KLAMATH FALLS

He has the support of all the Portland was nothing funny about the affair.

## TRUSTED SISSON CLERK IS GONE

LIKEWISE, OVER FIVE HUNDRED DOLLARS VANISHES FROM THE SAFE-LEAVES WIFE AND FAM-ILY WANTING

SISSON, Calif., March 26 .- B. W. Googins, bookkeeper at J. M. Schuler's store, has been missing since Saturday night. This morning, when the safe was opened, \$540 was also

Googins left a wife and five children in straightened circumstances. district deputy grand exalted ruler of phy's up-state followers, who in com-As he stood high in the community, the Elks, is here from Eugene on a bining with him have made it possible

There are more motor boats in the tonight.

FOR ATTORNEY GENERAL AATRACTS A LARGE ATTEND-ANCE OF CURIOUSB-ENSON GIVES A REPRIMAND

landidate for attorney general, is in mon! on a statutory charge was re-Mamath Falls today, and escorted by sun ed today, every seat I nihe cira cordon of staunch party men, he is cuit court was filled with auditors, meeting many of 1 s old time friends, who followed the salacious details remet during his long residence in counted by witnesses. In one in-Mr. Brown has been district attor- they were quickly stifled by Judge ney in his district for sixteen years. Benson's sharp reprimand that there

> This morning the witnesses for the state finished their testimony, and Hammond took the stand this afternoon. He denied attacking Mary Flescher, and says that instead, the girl, clad in her nightgown, went to his bed, causing him to drive her out.

# LODGE OFFICIAL

OF BENSON

regular visit to the local lodge of the to control the party machinery in the order. He will make his official visit state.

George W. Brown of Roseburg, a When the trial of Charles E. Ham-

# HERE FOR VISIT

Hon. Lawrence T. Harris, who is

in the state. He is a candidate for he has held many conferences with supreme justice, as is Judge Benson county leaders, and Tammany men In a year 7,707,000 cigars and 14,- of this city, and each strongly hopes think he is making an effort to draw which provides that "In pursuance of States district court was made before try to induce them to remain in the 000,000,000 cigarettes were smoked the other will be one of the four to be

## Murphy's Friends Say He'll Fight Them

Wm. Church Osborn, the wealthy

of Governor Glynn, who has taken a

different kind than that practiced by

Murphy, and most of those familiar

with state politics expect to see an

open break on the first occasion.

# REBELS LOSE THE GROUND TAKEN EARLIER IN WEEK

CARRANZA GOES SOUTH WITH REINFORCEMENTS

City of Gomez Palacio is Retaken by the Federal Troops, Who Rally and Drive Back the Invaders-Both Sides Are Using Cannon, and the Battle in Progress is Fiercest of the Year.

United Press Service

EL PASO, March 26 .- A special dispatch just received from Mexico City says General Velasco wired Huerta that he has recaptured Gomez Palacio and Matamoras.

It was learned today that Carranza, provisional president of the revolutionists, is not coming to Jaurez. Instead, he is hurrying to the front with troops to reinforce Villa.

It is understood that Viila wired for aid, following a federal rally and

### lawyer, who was recently elected as United Press Service

chairman of the democratic commit- JAUREZ, MaMrch 26 .- General HON. LAWRENCE T. HARRIS IS tee of New York state, has gained the Chao at noon today said Villa wired ALSO A CANDIDATE FOR SU- enmity of some adherents of Charles that the flercest battle of the revolu-PREME JUDGE, AND IS FRIEND F. Murphy, boss of Tammany Hall, tion is raging at Torreon, following the retaking of Gomez Palacio by the and until lately in full command of Huerta forces.

the party throughout the state. They Both forces are using artillery. The fear that he is trying to alienate Mur- rebels are using Lerdo as a base of

# Osborn was chosen at the instance GOVERNMENT IS

always believed in politics of a much FEDERAL COURT AT PORTLAND SCORES FOR THE PLAINTIFF, ORDERING AN MOVEMENT.

United Press Service

PORTLAND, March 26 .- A decree favorable to the government was entered in the federal court here in the government's suit for the dissolution of the American Telegraph and Telephone company from its independent affiliations.

The Pacific Telephone & Telegraph MEGGMEN TAKE \$500 FROM DY. company, the Sunset Telephone company and forty other defendants are NAMITED VAULT, BUT MAKE affected by the decree, which is far-NO ATTEMPT TO SECURE SEV. reaching in its effects.

The more pretentious apartment houses in Vienna have a curious impost levied upon them. The doors are closed at 10 o'clock at night, and LOS ANGELES, March 26 .- Yegg- after that hour every one who goes

sold for \$28,285,240.

# Engle is suing the company for state result of an accident at the company's plant last fall, and he alleges the result of an accident at the company's plant last fall, and he alleges

## Tax Commissioners' Meeting In Salem to Determine if Cleeton's Ruling Affects Entire State of Oregon or Only Multnomah County

(State Tax Commissioner)

freight boat on the Upper Lake, is in the county seat today, attending to mination of the issue arising from less, and inextrivable confusion would "In fact there are many provisions United Press Service matters of business. His boat will be Judge Cleeton's decision in Multno- result if April 1 was made the date of of the statute which are effective and

county will appeal.

Algoma Mill Is Busy Plant Starts Operations Monday; Buys More Timber

place, many important provisions of does not come into his possession SALEM, March 26 .- Final deter- the act would be rendered meaning- until September. mah county is not settled as yet. It delinquency. So, in accordance with necessary and proper on the basis of men dynamited the outer vault of the or comes must pay 20 cents until

when penalties are put upon them. able.

By CHARLES V. GALLOWAY should control; and in the second delinquency upon a tax roll which

To turn out this amount the com- year around to fifty or sixty men. til September 1st. It follows, there- in month after delinquency to issue venting a great injustice and an irre- liable to arrest. statute which plaintiff contends month of May to issue certificates of the rights of many may be protected." flower beds, and in nearly every case fenced in."

ERAL THOUSAND IN GOLD

thousand dollars in gold.

## delinquent until September 1st of the sheriff is to collect delinquent collect these penalties. If this court Poundmaster Will Arrest Owners of Stray Poultry

No longer will the householder and the complainant has been informed

the nice little garden he so carefully "There is an ordinance which proday, and will furnish employment the August 31, and there is no default un- that it is made the sheriff's duty with- when it becomes the means of pre- does not keep his chickens home he is by seizure of the chickens by the au-

# this summer.

The Algoma plant will be kept busy son

eight months, and the daily cut will Much of the lumber will be convert- in his decision: average about 100,000 feet. There ed into box shooks at the company's "Under this view I have taken, If he does not pay by May, again he is "The court is aware that the prowill be about 2,500,000 feet cut each box factory. The box factory turns there is no legal duty resting upon further penalized, and so on until ceeding by injunction is an extraor- torn and scratched to pieces by the said Poundmaster Hall today. "Viomouth, making the season's run close out about three carloads of shook a the taxpayer to pay taxes prior to September. Again it will be noted dinary remedy and to be used only neighbor's chickens. If the neighbor lations of this can be punished either

pany will use its own timber, and it The petition for removal is based fore, that no penalties to be paid be- certificates or delinquency. If the parable injury. This seems to be a also expects to purchase logs from upon the ground that the defendant is fore that date can be imposed. That taxes become delinquent on April 1st proper case for the exercise of this different parts of the city regarding intend to follow the latter course, and points around Upper Klamath Lake a foreign corporation, being incorpor- is the date specially named by the it becomes the sheriff's duty in the power, for no one can be injured, and chickens spoiling new gardens and compel people to keep their chickens ated under the laws of California.

is not known at this time whether the the other provisions of the act, I find September 1st being the date of de- Eagle Rock bank, near the city limits midnight, and 40 cents thereafter unit necessary to hold September 1st the linquency, which becomes meaning of Los Angeles, and escaped with til 6 o'clock in the morning. The tax commission has not, and delinquency date. The defendant less and a source of unending con- \$500 in currency. land a couple of days ago in their car derived from England's income tax is cannot make a ruling in the matter. contends rightly that this date would fusion if April 1st is taken as the be determined by the spirit and the date. I am, therefore, convinced that inner vault, in which was several 953,183 pounds of butter, which was To determine whether the entire meaning of the act. With this the upon this conflict alone in the provvistate or only Multnomah county are court agrees. The court does not sions of this act, the court is fully affected, the state tax commission is agree that the spirit and meaning is warranted in declaring this part of holding a meeting in Salem today. that there should be any delinquency the act regarding the penalties inopcourt's ruling is expected to before September 1st. Several in-erative. have a similar effect on the collection stances will quickly show that April "In reaching this conclusion, the of the penalty in the entire state. Tax- 1st cannot be sustained as the delin- court's mind is not free from doubt, payers in every county have followed quency date. By section 21, chapter but in granting this restraining order the case from its inception, and tax 184, Lord's Oregon Laws of 1913, the it appears that no one can be injured, payments have been unusually small sheriff is made the collector of delin- for if this court is wrong in its inquent taxes. By section 25 the delin- terpretation of this statute the higher On the ground that taxes under the quent roll is not turned over to the court will, no doubt, correct the error amended law of 1913 do not become sheriff until after September 1st. If and enable the tax collector to later each year, Circuit Judge Cleeton of taxes, and they are delinquent after should refuse this restraining order, Workmen are busily engaged in The logging railroad has been ex- Multnomah county granted a restrain- April 1st, and the sheriff does not get the taxpayer would be compelled to getting the sawmill of the Algoma tended a mile further into the timber. ing order perpetually enjoining the the roll until September 1st, taxpay- pay these penalties and the annoyance Lumber company in shape for the sea- A deal has just been completed where- county treasurer of that county from ers cannot pay their delinquent taxes and confusion and the difficulty of beby the Devereaux tract of timber, ad- collecting a penalty of 1 per cent a during either April, May, June, July ing reimbursed to the amount of this amateur gardener have to silently that the neighbor has something else son's run, which will start Monday or Joining the Algoma holdings, has been month from those persons who have or August, for there is no one to repenalty when once paid into the counpurchased by the Company, and this purchased by the company, and this paid one-half of their taxes prior to ceive the taxes; and certainly the law ty treasury, should the higher court or fear of causing neighborhood troupto hold this portion of the statute incontemplates the taxpayers may, dur- hold this portion of the statute in-In summing up Judge Cleeton says ing April, pay his taxes, especially valid would be almost insurmount- ble when he returns home to find that the chicks penned up.