

Semi-Weekly Herald

A Continuation of the Klamath Republican

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SALOONS MAY PUT OUT CANDIDATE

SALEM, May 29.—From an authentic source it was learned here that a number of the moving spirits back of the movement to prevent the state from entering the prohibition column at the coming general election are seriously considering the advisability of having an independent candidate representing the anti-prohibition element enter the gubernatorial race, and it is barely possible that the election this fall will be confronted with five instead of four candidates seeking their votes for governor.

With the prohibition vote divided among four candidates, and the saloon vote concentrated on one, his chances of election would be bright, it is asserted.

This association is now obtaining subscriptions for the campaign. The plan, it is said, is to raise about \$10,000 from the hop men in the valley, and it is figured the breweries of the state will contribute \$50,000, and that the liquor interests in the country will contribute sufficient to make a fund of \$200,000.

VESSELS CRASH UNEXPECTEDLY IN DENSE FOG

MONTREAL, May 29.—According to the best figures available from official sources this afternoon, over 1,000 persons perished as the result of a collision of the Canadian liner Empress of Ireland with the Collier Stordadt, thirty miles off Father Point early today.

While nosing through the heavy fog, the Empress heard the collier's siren. Captain Kendall ordered the liner to stop, as the fog prevented accurate determination of the Stordadt's position. While the Empress was still, the collier crashed into it, full force.

Had the crash not been so severe, the Empress' safety compartments would have kept the boat from sinking.

There is only one hope that the casualties will be less than now seem certain. This is that there may be some survivors aboard the Stordadt. This is a slight hope, for of a total of 1,267 aboard the Empress of Ireland, the definitely known survivors number 337, leaving 1,930 lost, or missing.

The Stordadt is slowly going up the St. Lawrence River toward Quebec. When the vessel stopped at Father Point for a pilot, the officers said it carried dead, but no living passengers from the Empress.

The steamers Evelyn and Eureka, which went to the rescue, landed the survivors at Rimouski, and then left again for the scene of the wreck, remaining there until nightfall in the hope of picking up additional survivors. As the water's temperature is 36 degrees, the survivors suffered terribly, and many of them died from exposure.

RIMOUSKI, May 29.—The steamer Lady Evelyn, after returning to the scene of the disaster this afternoon, wirelessly the finding of seventeen bodies floating on the water.

Three hundred and thirty-seven survivors, picked up from lifeboats, left in a special Inter-Colonial train today for Quebec.

Many are seriously injured as a result of the crash, and others are suffering from exposure, and will have to go to hospitals.

Twenty-two died of exposure. Some perished as soon as picked up. Others died here.

Few are able to tell connected stories. The people of the town opened their homes to the survivors.

OTTAWA, May 29.—Federal officers near the scene of the wreck report over a thousand people perished. Only twelve women were saved, according to the dispatches, which indicates that the majority of those saved were members of the crew.

Most of the passengers were in their berths when the Stordadt's bow crashed through the side of the Empress. Twenty survivors died from exposure. Captain Kendall was saved. He was picked up by a lifeboat as his ship sank beneath his feet.



OF INTEREST TO WOMEN

BY MARGARET MASON (Written for the United Press)

(Written for the United Press) The wily summer maiden Has her weapons right at hand To snare the unsuspecting male— A golden fish to land. For all her dainty summer frocks Are frilled and flounced with net, Within whose mesh she hopes to catch An only son-fish yet.

NEW YORK, May 30.—To be natty this summer you must be netty. This is the net result of the present demand of the mode for ruffles and flounces. They must be constructed of soft, filmy fabrics to escape being bulky. Consequently, along with organdie and Paris muslin, the all-over-net dress holds the center of the summer sartorial stage.

One of the prettiest models in the net is a reversion to mid-Victorian days, with the skirt simply a charming series of six ruffles from the round baby waist down to the ankles. The waist is a loose blouse with set-in sleeves ending in a froth of three ruffles at the elbow. The open throat is finished with a narrow ruffle which meets at the bust line, and continues in double file down to the waist-coat-girdle of soft rose taffeta. All the ruffles are edged in rose embroidered scallops, and the whole creation converts its wearer into a veritable butterfly in the net.

Another effective frock of simple lines has a new long tunic of pleated net over an underskirt of net, which is also pleated and caught above the knees, with a crush sash of soft satin tied with a four-looped bow in front. The crush girdle is of the same soft satin and the waist is also pleated and untrimmed with a V-shaped loe neck and tiny short sleeves that end abruptly, midway of the shoulder and elbow, with a wee frill of the net. This is net, but not gaudy.

These net frocks are really prettiest in white, but in soft shades of maize, blue, pink, lavender and sea green, they are very desirable. The flowered net with tiny rosegays or pink rose buds scattered over a white, blue, flesh or maize ground is very quaint and lovely made up in shepherdess style. The combination of a pannier skirt of flowered net opening

for a license will be presented to the council Monday night. It is reported that "Doc" Powell is to take over the business. Mr. Powell was the owner of "The Smoke" for a number of years, which was one of the best conducted places in the city. It is believed that the council could find no objection to granting a license to Mr. Powell.

COUNCIL BEQUEATHS CRYSTAL MATTER TO THE NEW REGIME

The matter of granting a license to a successor to Al Crystal in the Houston building was passed up to the new council, which will organize next Monday, evening by the last meeting of the old council Thursday evening.

A petition was presented for a license by Dan Corcoran, candidate for mayor at the last election. The granting of the petition was opposed by Councilman Doty, who fought the renewal of the license to Crystal. In his argument Doty stated that Corcoran was no better than Crystal, and that if a license was granted it should be to a man who was not a drunkard.

He also objected to the granting of the license on the ground that there was already more saloons than was authorized by the charter.

It appears that the stock of goods is owned by the Jesse Moore-Hunt company, while the bar fixtures and the building is owned by J. V. Houston. Mr. Houston has an investment of about \$4,000 in fixtures, and he and Attorney Renner, representing Jesse Moore-Hunt company, addressed the council, urging the granting of the license, in order to give them an opportunity to get at least a part of their money out of the business.

Mr. Houston stated that he was satisfied with the council in refusing a license to Crystal, as he did not wish him in the building.

Calling attention to the fact that there was a probability that all of the saloons might be put out of business after the fall election, he argued that there was no occasion for the council to practically confiscate his property at this time for the benefit of the other six saloons in the city.

With the present population of the city, if seven saloons were illegal, then six were just as illegal. If the council insists on a strict compliance with the law, they would have cut out two saloons, otherwise they were discriminating against his interest.

Dan Corcoran announced today that he would withdraw his petition for a license. Mr. Becker of the Jesse Moore-Hunt company arrived last evening to look after the interests of his company. He will probably arrange for some local man to take over the stock of goods, and another petition

for a license will be presented to the council Monday night. It is reported that "Doc" Powell is to take over the business. Mr. Powell was the owner of "The Smoke" for a number of years, which was one of the best conducted places in the city. It is believed that the council could find no objection to granting a license to Mr. Powell.

WASHINGTON, D. C., May 30.—Arlington National Cemetery was the official shrine today in observance of Memorial Day.

Tiny flags waving over each of the thousands of graves and garlands of flowers testified a nation's remembrance of its dead.

All departments were closed and business shut down today. A brief parade up Pennsylvania avenue and memorial services at Arlington, with similar ceremonies at other smaller cemeteries nearby, was today's program.

President Wilson did not participate in the Arlington ceremonies today. He also declined last year, pleading press of public business.

PANAMA, May 30.—The last resting places of canal workers, representing more than a score of nationalities, were decorated today in the first big Memorial Day ceremonies to be held under the Canal Zone's new form of government.

Speeches eulogizing the "heroes of a peaceful army" that has built the great canal, were made by Zone officials.

R. E. EMMETT AS NOBLE GRAND At the regular meeting of Klamath Lodge No. 137, I.O.O.F., held Friday night, R. E. Emmett was chosen as Noble Grand and M. R. Doty as Vice Grand.

Under the leadership of these two men the destinies of the lodge for the ensuing term certainly look very bright, as both are earnest Odd Fellows and eminently fitted to lead.

Sir Thomas P. Whittaker, M. P., is responsible for the statement that if as much liquor per capita had been consumed in 1913 as in 1874 in Great Britain, the national drink bill would have been \$0,000,000 pounds greater than it actually was.

CAPITALISTS BUY LAND IN KLAMATH

A land deal, whereby Klamath county lose one influential citizen and gains two, was closed through the R. E. Smith real estate office late on Wednesday night, when the final signatures were affixed to the transfer of 100 acres of Poe Valley land from E. W. Roberts of Poe Valley to J. H. Shipley and A. O. Carr of McMinnville, Ore.

The Poe Valley transaction was not really a sale, but was a \$10,000 consideration on a \$30,000 deal in which Mr. Roberts buys 300 acres of land near McMinnville from Shipley and Scarff.

The double transaction was finished in short order, less than two days being taken up in the consummation of both.

Thursday Mr. Shipley and Mr. Scarff were taken into the Bly country by R. E. Smith, and shown 1,800 acres of land, which they are considering buying for other parties near McMinnville.

On Friday the Klamath county investors left for their former home, to make arrangements for bringing their families here.

PETER PHILIPS DIES IN CEMETERY

Peter Philips, a well known Klamath Indian, died suddenly at the Williamson River cemetery Friday, probably from heart disease.

The Indians were very busy getting the cemetery in order for Decoration day, and the exertion may have been too much for Philips, as his health has been poor for some time.

There is a rumor that the well known Indian woman, White Cinda, who was under the influence of liquor, had choked Philips, and otherwise handled him roughly, an hour or so before his death, and this may have led to his demise.

TO FILM BIRDS AT CLEAR LAKE

To secure films of the pelicans, the glossy ibis, blue necked stilts and other birds nesting at Clear Lake, Director Salisbury and Camera Man Hutt of the Educational Film company, and Warden J. J. Furber left Saturday for that section. They will spend several weeks there, and in addition to carrying a big load of supplies in their big auto-truck, the party has its motor boat on an especially constructed truck, which is pulled by the auto.

William L. Finley, former state game warden, and one of the West's foremost ornithologists, will be in this evening from Portland, with some attaches of the biological survey. They will go to Clear Lake with the picture men and remain a week. Several years ago Finley made a study of the Lower Klamath Lake bird life, and his lectures and pictures had a big influence in creating of sentiment against the slaughter of birds for their plumage.

MOTSCHENBACHER RETURNS IN JULY

According to advices received by friends, Vernon T. Motschenbacher, who graduates the University of Oregon this year, and will teach at the Klamath county high school, will return to Klamath Falls the fore part of July.

It is expected that Motschenbacher will be here in time to participate in the rodeo tournament games. He will be a valuable addition to the team, for in addition to being a good catcher, this year he has developed into a hitter.

"Motsch" has done all of the back-stopping for the University of Oregon this year. He has been picked for that position on the All-Northwest collegiate team.

Nifty Road Guides

The county court is having Billy Conzellmann, foreman of the L. M. Schofield Artificial Stone company, make eight stone guide posts to be erected on the Lincoln highway. The stones are about finished, and are very attractive in appearance, with lettering easily read from moving vehicles.

Peek Back at Old Job

Austin White, of the Oregon Welding company, operating on Sixth street, has taken over the entire business from his former partner, Wm. Nichols. J. S. Peck, former owner of the plant, has accepted a position with White, and will be pleased to meet his old patrons.

Dredger at Work

The big dredger, Klamath Queen, recently put to work digging the canal through Wocus swamp, is now working full time lifting mud. E. P. McCormack, who owns thousands of acres of land to be reclaimed by canal drainage, said today that it was impossible to say how long a time it would take to finish the canal, but that the work would be steadily continued till the canal was completed.

SALOON MATTER AMY GO BEFORE THE GRAND JURY

Charges and counter charges are being heard on the street in connection with the action of the council relative to the refusal of the license to the Central bar. It is stated positive that the matter will go to the grand jury for an investigation.

The report is to the effect that proof has been secured that a money consideration was offered to at least one member of the council, on condition that the Central bar license be refused, and the saloon be put out of business. It was even charged that one of the councilmen had received money, but his report could not be verified, and appears to be only one of the many rumors.

It was generally supposed that the "Splash Club" would not hold its regular Friday night plunge this evening, on account of the declared intentions of some of the members to be out of town. As the out-of-town trip fell through, it has been decided to meet as usual. Those of the members attending the graduating exercises will be expected immediately after the exercises are over.

Mr. and Mrs. Griffith came down from Eagle Ridge tavern Thursday night, and are registered at the White Pelican hotel. They will remain in the county seat for a short time only, as they are busy making preparations for the opening of the tavern to the tourists.

Fred Stukel was in the county clerk's office Friday re-recording the Stukel Brothers' horse and cattle brands. Mr. Stukel, with many others, thought the time limit of registering under the new law extended to June 1, but found that the time for free registration expired February 26.

FOR SALE—Fine driving mare, not afraid of anything; suitable for lady. Also buggy, wagon, harness, robes, sleigh bells and sleigh runners for buggy. Would trade for real estate. See Mehaffey, 713 Main St. 25-2t sw2t

Legal Notices

Administrator's Notice

In the Matter of the Estate of Juliette Jackson, Deceased: Notice is hereby given to the creditors of the above estate and all persons having claims against the same, to present such claims, together with the proper vouchers supporting them, within six months from the date of the first publication of this notice, to the administrator of said estate, John S. Horn, at the Bank of Bonanza, Bonanza, Oregon.

SUMMONS

In the Circuit Court of the State of Oregon for Klamath county. Joseph H. Seeds, plaintiff, vs. Alice Seeds, defendant. To Alice Seeds, the above named defendant: You are hereby required to appear and answer the complaint filed against you in the above entitled suit, on or before the 6th day of July, 1914, that being the last day of time within which the defendant is allowed to answer herein as fixed by the order of the court for publication of summons herein; and if you fail to so appear and answer, the plaintiff will apply to the court for the relief prayed for in the complaint filed herein, to-wit: for a decree of said circuit court of the State of Oregon, for the county of Klamath, forever dissolving the bonds of matrimony existing between the plaintiff and defendant, and for such other relief as to the court shall appear just and equitable.

This summons is published in the Semi-Weekly Herald, a semi-weekly newspaper published at Klamath Falls, Oregon, by order of the Honorable Henry L. Benson, Judge of said Circuit Court, dated the 21st day of May, 1914, directing that such summons be so published once a week for six successive weeks. Date of first publication, May 25, 1914. C. C. BROWER, Attorney for plaintiff. 5-25-6-29 sw

Notice to the Stockholders of the Klamath Water Users' Association:

You are hereby notified that pursuant to a resolution of the board of directors of the Klamath Water Users' Association duly made and entered on the minutes of said board held in the association office, rooms 17 and 18 Maddox-White building, Klamath Falls, Oregon, Saturday, March 28, 1914, the call for the annual meeting of the stockholders of the Klamath Water Users' Association was made, and that said annual meeting will be held in the Houston

Opera House, Klamath Falls, Klamath county, state of Oregon, Friday, the 5th day of June, A. D. 1914, at the hour of 2 o'clock p. m. of said day.

That the purpose for which said annual meeting is called is for the election of a board of five directors for the ensuing year and for the transaction of such other business as may regularly come before said meeting.

You are further notified that at said annual meeting the following amendments to the by-laws of the Klamath Water Users' Association will be submitted for your acceptance or rejection, to-wit:

That section one (1) of article four of the said by-laws as amended be amended to read as follows:

Section 1. Revenues necessary for the accomplishment of the purposes of this association shall be raised by an assessment thereof from time to time as required upon and against the share holders. No assessment shall be declared by the board of directors to be delinquent within less than thirty days after the time for levying the assessment.

That section two (2) of article four (4) of said by-laws be amended to read as follows:

Section 2. No subscription of stock shall be accepted unless accompanied by the full payment of an amount in money equal to all assessments previously levied by this association on lands subscribed thereto, and the previous assessments herein referred to shall be determined by taking the aggregate of all assessments heretofore levied by this association. Assessments paid on shares of stock cancelled at the instance of the association within three years after April 1, 1905, for the reason that the land to which said shares are appurtenant is non-irrigable from the system owned or controlled or to be owned or controlled by the association shall be refunded to the holder at the time of cancellation; provided, however, that the association may execute releases upon the approval of the secretary of the interior for all lands heretofore subscribed to this association where such lands are not deemed irrigable from the irrigation works now constructed by the United States of America or their successors in interest upon payment of all assessments heretofore levied by this Association against said lands and against lands owned by the applicant for said release.

That section one (1) of article eight (8) of said by-laws be amended to read as follows:

Section 1. All certificates or other evidence of the ownership of shares of stock in this association shall have the seal of the association affixed; provided, however, that no certificate of stock or other evidence of ownership of stock in this association shall be issued until the full amount levied by the secretary of the interior under public notice upon and against the shares and lands represented thereby, and further, until the full amount of all assessments previously levied by this association upon and against the shares and lands represented thereby shall have been paid by the owner thereof.

Dated at Klamath Falls, Oregon, this 23d day of April, 1914. KLAMATH WATER USERS' ASSOCIATION. By Albert E. Elder, Secretary. (Seal) 4-23-6-4 sw

Notice to Creditors

Notice is hereby given that I have this day been appointed executor of the last will and testament of Clara E. Moore, deceased. All parties having claims against the said deceased are required to present them to me at the office of my attorneys, Messrs. Kaykendall & Ferguson, in the Loomis building, in the city of Klamath Falls, Oregon, within six months from the first day of May, A. D. 1914. All claims must be accompanied by proper vouchers as provided by law. Dated this 30th day of April, 1914. CHARLES WILLIAM MOORE, Executor of the Last Will and Testament of Clara E. Moore, Deceased. 4-30-14-21-28 s

Notice of Sheriff's Sale

By virtue of an execution on foreclosure duly issued by the clerk of the circuit court of the county of Klamath, state of Oregon, dated the 6th day of May 1914, in a certain action in the circuit court for said county and state, wherein R. B. Vining, as plaintiff, recovered judgment against P. L. Fountain as executor of last will and testament of James C. Mongold, deceased, and William D. Mongold, a minor, and an order for the sale of real property for the sum of one thousand dollars with interest from June 15, 1911, due R. B. Vining and the further sum of six hundred fifteen dollars due the Klamath Water Users Association, and costs taxed at \$15.60, on the 6th day of May, 1914.

Notice is hereby given that I will on the 11th day of June, 1914, at the front door of the court house in Klamath Falls, in said county, at 10 o'clock

in the forenoon of said day, sell at public auction to the highest bidder for cash the following described property, to-wit:

The northeast quarter of section four, township forty, south of range nine east of Willamette meridian, Oregon.

Taken and levied upon as the property of the said William D. Mongold, of sale of real property and against said William D. Mongold, a minor, with interest thereon, together with all costs and disbursements that have or may accrue.

C. C. LOW, Sheriff. By Geo. A. Haydon, Deputy. Dated at Klamath Falls, Oregon, May 9, 1914. 5-11-6-8 sw

Notice for Publication (Not Coal Lands)

Department of the Interior, United States Land Office, at Lakeview, Oregon, April 15, 1914.

Notice is hereby given that Pliny A. Jerome, whose postoffice address is Dairy, Oregon, did, on the 19th day of March, 1914, file in this office sworn statement and application No. 67376, to purchase the W 1/2 NW 1/4, Section 26, Township 33 south, Range 10 east, Willamette Meridian, and the timber thereon, under the provisions of the act of June 3, 1878, and acts amendatory, known as the "Timber and Stone Law," as such value as might be fixed by appraisal, and that, pursuant to such application, the land and timber thereon have been appraised at a total of \$240., the timber estimated at 200,000 board feet at \$1 per thousand, and the land at \$4; that said applicant will offer final proof in support of his application and sworn statement on the 23d day of June, 1914, before J. O. Hamaker, U. S. commissioner, at Bonanza, Oregon.

Any person is at liberty to protest this purchase before entry, or initiate a contest at any time before patent issues, by filing a corroborated affidavit in this office, alleging facts which would defeat the entry.

JAMES H. BURGESS, Register. 4-20-6-22 s

Notice of Proceedings to Determine Water Rights

Before the State Water Board of the State of Oregon, Water Division No. 1, Klamath County.

In the Matter of the Determination of the Relative Rights to the Waters of Anna Creek and Its Tributaries, Tributary of Wood River. To All Persons, Firms and Corporations, claiming a right to the use of the waters of the above named stream or any tributary thereof, or owning or being in possession of lands bordering on or having access to said stream or any of its tributaries, in the County of Klamath, State of Oregon, and To All Whom It May Concern:

In the name of the State of Oregon: You and each of you are hereby notified that the state engineer of the state of Oregon will begin the examination of that certain stream known as Anna Creek, and its tributaries, situated in Klamath county, Oregon, and the ditches diverting water therefrom, on Monday, the 15th day of June, 1914, at Fort Klamath, Klamath county, Oregon, pursuant to a petition filed requesting a determination of the relative rights of the various claimants to the water thereof;

And you are hereby further notified that the superintendent of Water Division No. 1, of the state of Oregon, will commence the taking of testimony as to the rights of all parties claiming water from said stream, or its tributaries, for irrigation, power, mining or other beneficial use, on Tuesday, the 16th day of June, 1914, at the hour of 10 o'clock a. m., at the Hotel Hall, in Klamath Falls, Klamath county, Oregon; and on Thursday, the 18th day of June, 1914, at the hour of 10 o'clock a. m., at the hotel in Fort Klamath, Klamath county, Oregon.

And you are hereby ordered to appear before the undersigned superintendent of Water Division No. 1, at one of the times and places above mentioned, and submit proof of your claim to the waters of said stream or any tributary thereof, if any right thereto is claimed by you; and you are hereby further notified that if you fail to so appear and submit proof of your claim to the waters of said stream, or tributary thereof, default will be entered against you, and you will be barred and estopped from subsequently asserting any rights to the waters aforesaid, and will be held and deemed to have forfeited all right to the use of said waters theretofore claimed by you.

By order of the state water board of the State of Oregon. Dated this 19th day of November, 1913, at Salem, Oregon. JOHN H. LEWIS, State Engineer. JAMES T. CHINNOCK, Superintendent of Water Division No. 1. GEO. T. COCHRAN, Superintendent of Water Division No. 2. Attest—M. F. MERS, Secretary. 5-4-11 s